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The Law School Record

The University of Chicago Law School

Volume 34, Fall 1988



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Editor

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Cover

Coat of arms of the Oba (tribal king) of Lagos, Nigeria. Picture taken by David Currie.

Illustrations

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Teaching



The University of Chicago Law School has always been a haven for great scholars. This is as true today as ever. Indeed, as every recent study confirms, the University of Chicago law faculty is by a wide margin the most scholarly law faculty in the nation. I want to emphasize, however, that the Law School is, at its core, an educational as well as a scholarly institution. Our mission is to educate future lawyers, government officials, investment bankers, judges, scholars, real estate developers, and the like. To meet our responsibilities as teachers, we have several goals.

First, we try to make our students comfortable with uncertainty. Most students enter law school with little experience with uncertainty. But uncertainty is all that a lawyer, or at least a good lawyer, ever confronts—there are uncertain facts, uncertain precedents, uncertain jurors, uncertain judges and uncertain law. By the time our students leave the Law School, uncertainty should be as comfortable to them as air. There are no answers because there are no answers.

Second, we try to provide our students with a broad knowledge of the general concepts, principles and doctrines that make up the law across a wide-range of subjects—contracts, evidence, corporations, taxation, labor, commercial law, securities, insurance, bankruptcy, constitutional law, torts, property, jurisdiction, family law, copyrights, procedure, administrative law, decedents' estates, banking, etc. The list is staggering. Of course, we do not aspire to make our students expert in each of these areas. But we do hope

to make them at least literate in as many fields as possible, for such literacy is essential if they are to function intelligently within the profession and if they are to recognize subtle but often serious problems before it is too late to do anything constructive about them.

Third, we strive to teach our students to "think like lawyers." This rather mysterious notion consists of a complex mix of rigorous objectivity, precise articulation, sound judgment, sensitivity to precedent, insight, intuition, imagination, and a host of other subtle and not so subtle attributes. However difficult it may be to define "thinking like a lawyer," you know it when you see it and, perhaps even more important, you know it when you don't.

Fourth, we seek to steep our students in the culture of the law. To be an effective and thoughtful lawyer, one must understand the forces and ideas that influence legal thought, judgment, and culture. This includes at least a passing familiarity with such disciplines as economics, legal history, jurisprudence, accounting, political theory, statistics and the like.

Finally, we try to introduce our students to the more technical skills they eventually must possess as members of the profession. Lawyers must know how to write. Through the Bigelow Program, the Moot Court Program, the student-edited journals, and a newly-instituted writing requirement for second and third-year students, we try to inculcate in our students a concern for clarity, precision, organization, and style. Moreover, through our trial practice courses and the Mandel

Legal Aid Clinic, we try to introduce our students to some of realities of law practice. Though we make no pretense of preparing our students to engage in full-scale representation of clients upon graduation, we do hope to lay a foundation for the education in these sorts of skills that should continue throughout their professional careers.

These, then, are our goals. They are ambitious. To attain these goals demands a serious effort by students and faculty alike. As I noted at the outset, the University of Chicago Law School has been blessed with a long line of distinguished scholars. We have also had more than our fair share of exciting, challenging, and even brilliant teachers.

Over the last decade, with a heightened commitment to offer the strongest educational experience possible, we have paid special attention to the teaching component of our mission. We have attempted to improve our teaching in two ways.

First, we have reduced the size of our classes. Experience teaches that, all else being equal, smaller classes promote interaction, stimulate participation, heighten intensity, and enhance the educational experience. I am pleased to report that this year, for the first time in the Law School's history, every first-year course, and virtually every large upper-division course, will be taught in two or more sections.

Second, we have strengthened our teaching through the appointments process. All entry-level candidates for appointment must present a sixty-five minute seminar to the entire faculty, during which the faculty subjects the

candidate to a rigorous cross-fire of questioning. This ordeal is an excellent crucible in which to test one's teaching potential. Over the last decade, we have consistently refused to appoint any entry-level candidate, no matter how talented otherwise, who failed to demonstrate a genuine aptitude for teaching. We also hire faculty laterally, that is, from other law schools. As part of this process, we now insist that any prospective lateral appointment spend at least a quarter, and preferably a full year, as a Visiting Professor at the Law

School. This requirement has stood us in good stead, for we have frequently declined to hire Visiting Professors, qualified in terms of scholarship, who have proved to be disappointing teachers at the Law School.

The net effect of all this is that we now have perhaps the finest teaching faculty in the nation. This is not mere puffery. In course evaluations of courses taught by regular members of the faculty in the last two years, the students have rated 90 percent of the courses as either excellent or good and

100 percent as satisfactory. Similarly, in a recent survey of the entire student body conducted by the Law Students Association, 81 percent of the students rated the overall quality of instruction at the Law School as excellent or good and 97 percent as satisfactory. I doubt many other law schools can match those evaluations. We are proud of these achievements, for they have maintained and perhaps even strengthened the Law School's long-standing leadership role in the field of legal education.

If you have any ideas or suggestions to make about the Law School's curriculum, please let us know.



Geoffrey R. Stone
Harry Kalven, Jr. Professor of Law
Dean of the Law School

LAW SCHOOL COURSES AND SEMINARS 1988-89

First Year

Civil Procedure (Bator, Resnik, Stone, Wood)
Contracts (Baird, Becker, West)
Criminal Law (Alschuler, Morris, Schulhofer)
Elements of the Law (Strauss, Sunstein)
Legal Research & Writing (Bigelow Fellows)
Property (Currie, Helmholz)
Torts (Epstein, Sykes)
Plus one elective from second- and third-year courses and seminars, marked with an asterisk below.

Second and Third Year

Courses

Accounting (Weil)
Administrative Law (Bator, Strauss)
Admiralty (Lucas)
Advanced Civil Procedure: Appellate Procedure (Lucas)
Advanced Corporations (Fischel & Schipper)
American Constitutional History (Casper)
American Law & the Rhetoric of Race (Hutchinson) *
Antitrust Law (Wood)
Business Planning (Hess & Sheffield)

Commercial Law: Commercial Paper and the Sale of Goods (Baird)
Commercial Law: Secured Transactions (Baird)
Conflict of Laws (Kramer)
Constitutional Law I: Judicial review, Federalism and Separation of Powers (Casper, McConnell)
Constitutional Law II: First Amendment (Strauss)
Constitutional Law III: Equal Protection and Substantive Due Process (Sunstein)
Copyright, Trademarks & Unfair Competition (Landes)
Corporate Income Taxation (Isenbergh)
Corporate Readjustments and Reorganizations (Blum)
Corporation Law (Isenbergh, Miller)
Criminal Procedure I: Investigation (Alschuler, Schulhofer)
Criminal Procedure II: Adjudication (Alschuler)
Development of Legal Institutions (Langbein) *
Economic Analysis of Law (Landes) *
Employment Discrimination (Holzhauer)
Environmental Law (Sunstein)
Estate Planning (Kanter)
Evidence (Kramer, Shaviro)
Family Law (Becker)
Federal Criminal Law (Morris)

Federal Jurisdiction (Bator)
Federal Regulation of Securities (Easterbrook, Rosenfield)
Feminist Legal Theory (West) *
Insurance Law (Kimball)
International Law (Gottlieb) *
International Taxation (Isenbergh)
International Trade Regulation (Wood)
Jurisprudence (Posner) *
Labor Law (Horowitz)
Land Development (Shaviro)
Lawyer as Negotiator (Gottlieb)
Legal Developments in Germany since 1900 (Nörr)
Legal Profession (Curtis, Miller)
Legislative Process (Casper) *
Litigation Methods (Palm & Clinic)
Mining Law (Helmholz)
Modern Welfare State in a Comparative Perspective (Mattsson)
Pension and Employee Benefit Law (Langbein)
Regulated Industries (McConnell)
Religion and the First Amendment (McConnell)
Remedies (Jones)
State and Local Taxation (Lucas)
Statistics and the Law (Meier)
Taxation of Individual Income (Blum, Shaviro)
Trusts and Estates: Family Wealth Transmission (Langbein)

Seminars

Advanced Antitrust: Special Topics in Mergers and Acquisitions (Rosenfield)
 Advanced Civil Procedure: Complex Litigation (Jentes)
 American Constitutional History: Division of Powers: Federalism and Checks and Balances (Kurland)
 American Constitutional History: Individual Rights (Kurland)
 American Constitutional History: Republican Government (Kurland)
 Blackstone's Commentaries (Jones)
 Comparative Law, Politics and Policy: Ethnic Group Relations (Horowitz)
 Constitution of West Germany (Currie)
 Constitutional Decisionmaking (Stone)
 Constitutional Issues of the Civil War Period (Kramer)
 Contemporary Legal Theory (Alschuler) *
 Coordination of Federal Regulatory Policies (Casper & Karl)

Criminal Justice System (Morris)
 Current Controversies in Corporate & Securities Law (Herzel)
 Economic and Legal Organization Workshop (G. Becker, Landes, Pashigian, Peltzman & Stigler)
 Federal Income Taxation of Mergers and Acquisitions (Thompson)
 Feminist Theory (Becker)
 History of Bankruptcy (Baird)
 History of the Canon Law (Helmholz)
 Introduction to Tax Policy (Isenbergh)
 Judicial Process (Easterbrook)
 Juvenile Justice (Rosenheim & Schulhofer)
 Labor Negotiation and Arbitration (Holzhauer)
 Law concerning American Indians (Lucas)
 Law and Economics Workshop (Fischel & Landes)
 Law and Literature (West)
 Legal Problems of the Mentally Ill (Heyrman & Morris)
 Major Civil Litigation (Holderman)
 Making of the Constitution (Holmes)

Partnership Taxation (Shaviro)
 Patents and Trade Secrets (Friedman, Landes & Posner)
 Price Theory (Friedman)
 Problem of Judgment: Aspirations for Judges and Jurors (Resnik)
 Problems of International Law: The Arab-Israel Conflict (Gottlieb)
 Protectionism in U.S. Trade Policy (Sykes)
 Real Estate Transactions (Banoff)
 Regulation: What Works and What Doesn't (Sunstein) *
 Research in English Legal History (Langbein)
 Section 1983 Civil Rights Litigation (Palm)
 Selected Problems in Health Law (Epstein) *
 Structuring Venture Capital and Entrepreneurial Transactions (Levin)
 Supreme Court (Strauss)
 Theory of Procedure (Wood)
 Trial Advocacy (Howlett & Wolfson)
 Trial in American Life (Ferguson)
 Voting Rights and the Law of Elections (McConnell)
 Women and the Law (Becker)



John H. Langbein



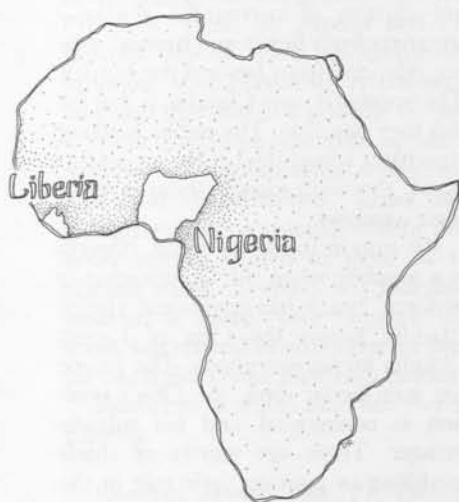
Cass Sunstein



Norval Morris

West African Journal

David P. Currie



Lagos, Tuesday, Sept. 15. The airport is cramped and steamy. Crowds of people are milling, queuing, waiting interminably at the innumerable bureaucratic checkpoints—passport control, baggage pickup, customs, currency control, currency exchange. The Embassy provides “airport expeditors” who husband you through; they are indispensable.

They call the Vehicle by walkie-talkie, and it comes: a big Chevrolet van whose windows don’t open. Like many Embassy vehicles, it’s armored. In addition to their more obvious advantages, armored cars hold up better in collisions; notwithstanding a high infant mortality rate and rampant tropical diseases, traffic accidents are the leading cause of death in Nigeria.

How am I to talk about freedom in a country run by soldiers? Not to worry, they tell me; everyone here is for freedom. General Babangida has promised a return to civilian rule in 1992, and people think he means it. The burning question is why democracy did not work here the first two times it was tried.

This, I suppose, is where I come in. Day after tomorrow is the two hundredth anniversary of the signing of our Constitution. I’m to talk about “The Role of the Supreme Court in Strengthening Individual Liberties.”

It will do little good to describe the relevant provisions of the document itself; most of them are duplicated in the Nigerian Constitution that failed. Why does it work in the United States? I have a day and a half to figure that out.

Wednesday, Sept. 16. The Vehicle picked me up at 0900 hours, as it says in the itinerary, for “Briefings at USIS with ACAO/P, CAO, DPAO, and CPAO.” USIS is my sponsor, the United States Information Service. CAO is the Cultural Affairs Officer, PAO the Public Affairs Officer; “A” means Assistant, “D” Deputy. I myself am an AmPart—an American Participant, a professor brought in to talk to Nigerians about the United States.

Nigeria is larger than Texas and thought to have somewhere in the neighborhood of a hundred million people. Nobody knows exactly how many, because the last census was in 1963 and widely believed fraudulent; both representation (when there is any) and the allocation of federal oil revenues (which have slumped badly) depend on population.

There are three major tribal cultures in Nigeria: Hausa, Ibo, and Yoruba. Most numerous and most traditional are the Hausa, who live in the north and have practiced Islam ever since Arab traders first crossed the Sahara a thousand years ago. The

David P. Currie is Harry N. Wyatt Professor of Law. In September, 1987, he traveled to Nigeria and Liberia on behalf of the United States Information Agency to speak on the theme of what makes a free constitution work. This article is an excerpt of the journal he kept to record his impressions of the two countries.



David Currie (center) with Chief Justice Bello and U.S. Ambassador to Nigeria, Princeton Lyman

Hausa controlled the central government from independence in 1960 until General Ironsi's 1966 revolt. A counter-coup prompted secession of the Ibo southeast (you remember Biafra) and a nasty civil war. General Gowon engineered a remarkable reconciliation, and Murtala Mohammed gave the federation a new Constitution. General Buhari overthrew the Shagari government after widespread charges of corruption and election fraud in 1984. Next week a Constitutional Review Committee meets to consider constitutional amendments; my visit is timely.

Thursday, Sept. 17. This was the big day. After going with Ambassador Lyman to help present a collection of books about the Constitution to Chief Justice Bello at the Supreme Court, I was taken to the Nigerian Institute of Advanced Legal Studies at the University of Lagos for my principal lecture.

I began by emphasizing that the Bill of Rights was not the only part of the Constitution that protected individual liberty; structural principles like democracy, federalism, separation of powers, and checks and balances also served that important function. I invoked John Marshall's insight that constitutional limitations are worthless without judges to enforce them, gave a few examples of how the courts had

actually defended our freedoms, and finished up—you guessed it—with Learned Hand's warning that even judicial review won't help unless liberty lives in the hearts of the people. This brought us back to Nigeria's question: How do you instill the necessary respect for the Constitution?

Friday, Sept. 18. There was only one event scheduled for today, a panel discussion at USIS on "Individual Rights vs. Community Rights." Many people in this part of the world, I was told, think we overemphasize the individual to the detriment of the community. Given ten minutes, I take twenty; so do the others. We favor the individual so much, I said, that we usually speak of community interests rather than community rights; we even had trouble with seat-belt laws. However, we've come a long way; even we tax the individual to keep his neighbor from starving. Nobody put up the anticipated fight; Nigeria is a pretty individualistic place.

Claudia took me to the museum. Claudia is the CAO, Claudia Anyaso. Claudia knows everything and everybody. We admired the ancient brass and terra cotta figures, bargained over thorn carvings in the craft shop, dined on suya and pounded yams. No, they're not like our sweet potatoes. They take a potato-like dough and

make it into a snowball; you pull off pieces and dip them in your soup.

The Nigerian Council of Women's Societies was meeting in Lagos, and Claudia was to present them with a nicely bound copy of our Constitution. Would I like to go along? Yes indeed. Would I like to make the presentation? I sure would. My wife, I said, has been fighting for women's rights in the Illinois legislature. Things are getting better; the Equal Rights Amendment is just a matter of time. These women are part of the answer, aren't they?—organized, concerned citizens working for human rights.

Saturday, Sept. 19. "Free day," says the itinerary. I had breakfast with the Deputy Chief of Mission and went off with Claudia to see Lagos.

The Iraqi tanker sits in a field of water hyacinths that choke the harbor. The banana-shaped dugouts of the fisher-folk pass under the concrete expressway. Along the marshy shore are clusters of corrugated shacks—squatters from Benin and beyond, ethnic relations from beyond the border. The worst of it, says Claudia, is that for this they pay rent. The public housing structures across the bridge are unfinished; the coup caught them without their windows.

We stop in to see the King. Nigeria is a republic when the Constitution is in force, but it has traditional chiefs. Claudia knows the Oba of Lagos; Claudia knows everybody. The palace has seen better days; the Oba's position is ceremonial and his subsidy meager. There are stories of chiefs meddling in politics; their role in the next Republic is disputed.

A few blocks from the traditional Jankara Market is a shiny bank that would be at home in Chicago. Nearby, in a hundred year-old mansion with tile mosaics and iron grillwork, lives Claudia's friend Angelica, whose great-grandfather bought his freedom in Brazil and returned to settle on a tract of land granted by Queen Victoria. Soares and Da Concha are notable names in Nigeria; the Brazilians have maintained their identity and prospered.

Claudia's friend doesn't think she'll vote, prefers to work through organizations such as the Red Cross. The politicians have not created a sense of

confidence. Self-government requires practice, doesn't it? As Thurgood Marshall keeps reminding us, the Constitution we're celebrating permitted slavery. If you don't vote, the paper said, you can't complain. But civic service is part of the answer too, isn't it?

The monuments of fine Italian marble in the little cemetery remind me again of New Orleans. There are statues with black faces and white wigs, life stories inscribed on the base. James Churchwill Vaughan left South Carolina "because of the oppressive laws then in force against the colored man," became a successful businessman in Nigeria. His great-great granddaughter is educator, nurse, author, and feminist. Like her Brazilian cousin, she's kept track of relatives in the Western Hemisphere; *Ebony* did a spread ten years ago about Ayo and her cousin Jewel Lafontant (J.D. 1946), our Deputy Solicitor General.

Claudia's daughter Patricia, who is in the fifth grade, is running for Vice-President. What do Nigeria and the United States have in common, Madame Vice-President? A common language that makes it possible for you to speak to children who grew up half a world away from Baltimore. A common legacy of dissatisfaction, ladies and gentlemen, with a colonial system that systematically denied to those of us abroad those liberties so jealously guarded at home; your country, like mine, was created in order that the people could determine their own destiny.

Tomorrow is travel day. See you in Liberia.

Monrovia, Monday, Sept. 21. Patricia spent the afternoon and evening at the airport. She brought apples and cheese and reading matter and sat in the air-conditioned car; she's dealt with Nigeria Airways before. This Patricia is Patricia Garon, the CAO in Liberia; you remember what a CAO is.

It's forty-one miles to Monrovia. Amos drives us at refreshing speed through open country on an excellent two-lane highway built with American money in 1968. We have treaty rights to use the airport, a fancy navigational system, a Voice of America transmitter that *stops* broadcasting at seven in the morning (Dear Senator Simon...).

My goodness, that was a *hill*, and downtown is downright rolling, with breathtaking views of the sea; it looks like the Caribbean. The best panorama is from the once and future luxury hotel atop the tallest rise, in sad disrepair since the government took over its operation. A stone's throw away is the ravaged shell of the once proud Masonic Temple, symbol of the True Whig aristocracy—the Americo-Liberian minority that dominated the country economically and politically until toppled in 1980 by Master Sergeant Samuel Kanyon Doe. It was



"...statues with black faces and white wigs, life stories inscribed on the base."

pretty bloody here for a while. President Tolbert and a number of others were unceremoniously shot; the University was sacked and its entire faculty discharged. Many members of the thirty-three principal families fled to "the States," taking with them much of the country's human as well as liquid capital.

The freed slaves settled here by the American Colonization Society in the 1820s numbered no more than 3,000, and their descendants were never more than 5 percent of the population. Nevertheless (Silver Lining Department) their involuntary apprenticeship coupled with outside support gave

them certain advantages over the indigenous population. It seems generally agreed that there was more true corruption than true democracy under the True Whigs, but one doesn't hear much talk of improvement under their successors.

A new Constitution was promulgated in 1985, and there were elections. After promising not to run, Sergeant Doe changed his mind and won the count—not everyone is convinced he won the election. Our government's position was that the tallying process was "flawed" by the decision to appoint a "representative" commission to count the ballots in secret. True Whigs in the States pilloried the Reagan Administration for not going further; the issues are familiar to anyone who has followed the debate over sanctions against South Africa. The government generally supports us in the U.N. and thinks us ungrateful; being a superpower is not always fun.

As in Nigeria, there is a noisy private press. Papers have been banned and unbanned; the press provision of the Constitution contains a derogation clause susceptible of broad interpretation. The great flap of the moment grew out of a speech by opposition leader Baccus Matthews suggesting in what seemed conciliatory terms that any effort to unsettle the current regime would only delay the next democratic election. One of the newspapers chose to print this talk under the headline "Baccus warns of coup," and Congress was called into special session to ban both him and his party. The morning papers suggested the measure had been sent to the President for his signature. Later in the day several legislators were reported to have denied that any ban had been enacted, and the President left town without revealing what had become of his proposal.

In the evening Ambassador Bishop presented a set of lawbooks to the Supreme Court, the Bar Association, and the Law School. I said something about the Federalist Papers; I forget why. The Ambassador said what's important is that we think the process matters more than any particular result; I think he hit the nail on the head.

Tuesday, Sept. 22. Monrovia looks much less foreign than Lagos. The streets are reassuringly straight and broad though sadly pockmarked; sidewalks are common; I saw no open sewers. Traffic seems less congested and less hectic here. The cars are the same: Peugeot, Toyota, Volkswagen, Honda—we don't seem to be winning this one anywhere. Dress is predominantly Western; one might almost be in an impoverished Mississippi town of the 1940s.

There's no oil here, but there's rubber. Firestone has a huge plantation and processing plant on the way to the airport. There's some iron ore and timber too; both are in foreign hands and in the doldrums. Economics was apparently not the strong suit of the People's Redemption Council; the government has recently been persuaded to accept the services of seventeen foreign experts in order, as the *New York Times* put it, to run the economy.



Crown of Nigeria's Yoruba kings

After spending the morning adapting the first half of my Nigerian speech on individual liberties and the courts for tonight's lecture, I went to the imposing Capitol to speak with members of the House and Senate Judiciary Committees about the importance of an aggressive and independent legislature. Honorable Philip Deah, Chairman of the House committee, told us his daughter was studying at Chicago State and went off to round up his colleagues. Having heard that Supreme Court Justices were paid the princely sum of \$630 a month, I thought this a good occasion to make a play for adequate judicial salaries as a means of attracting qualified personnel and reducing temptation. We have little influence in the legislature, they complained. Take your case to the people, I suggested, that they may judge. Never forget our Senate's insistence on deliberating without President Washington, or Justice Jackson's warning that legislators can preserve their prerogatives only by exercising them.

I had lunch with Baccus Matthews. He didn't seem at all abashed. He did think it would be more convenient if people knew whether or not they had been banned. No friend of the True Whigs, he spoke matter-of-factly of the soldiers who used to roust out voters at gunpoint and ask them for whom they were voting. You hear conflicting stories about the True Whigs. Some contend that the People's Redemption Council systematically deprived this struggling nation of the few individuals with the skills needed to keep it out of the Stone Age; others allude to rigged elections and dark doings in the basement of the Masonic Temple. Mr. Matthews was in prison when the coup fell, charged with instigating the rice riots that had brought the country to the brink of chaos. After serving as a minister, Mr. Matthews broke with the Doe government to form the United People's Party, which had been banned and unbanned at least once before the present excitement. Unlike other opposition leaders, he has consistently preached cooperation with the existing regime; it is better to face reality, he believes, than to refight lost battles. There are those who suggest he went further in this direction than was absolutely necessary in accepting a shiny new automobile from the President.

Opposition, says Mr. Matthews, is a difficult concept in this country; the

nearest equivalent of our word "opponent" in any African language is "enemy." Not long ago the UPP sponsored a citizens' meeting to discuss political and social issues. Such gatherings had been held in the past only as preludes to attempts to overthrow the government; the aim was to accustom the country to the exercise of the constitutional right of assembly. The UPP also threatened to seek a court order requiring the government to remove a notorious assortment of mentally ill

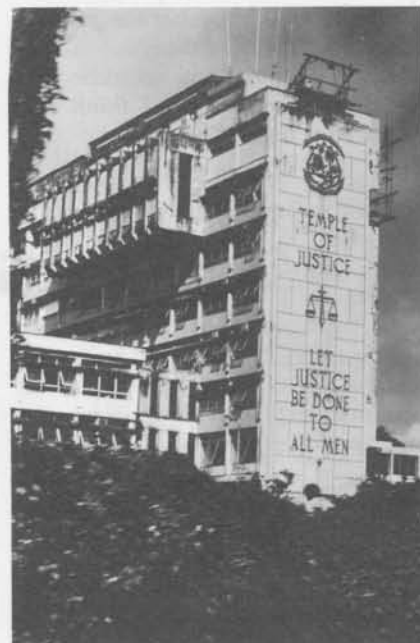
Opposition... is a difficult concept in [Liberia]; the nearest equivalent of our word "opponent" in any African language is "enemy."

individuals from the streets of Monrovia. The suit was never brought, its protagonists professing satisfaction with responsive though as yet fruitless efforts to remedy the problem; their main purpose had been to set a precedent for invoking the constitutional right to petition for redress of grievances. Mr. Matthews surmises that such incidents as these may have had something to do with the effort to ban the United People's Party. He doubted he would challenge the ban if it was promulgated, but nobody expects Baccus Matthews to retire from public view.

Wednesday, Sept. 23. Next to the Capitol stands a shabby, discolored six-story concrete building reminiscent of those monuments to misguided housing policy that line the expressways in Chicago. This, I am sorry to say, is the Temple of Justice, seat of the Supreme Court of Liberia. We toiled up five flights of circular stairs; the elevators were not working. There were appreciable gaps in the faded green carpeting of the uncooled library, where ambitious collections of American statutes, decisions, and journals conspicuously tailed off after 1962. With proper pride Justice Robert Azango showed us the first volume of the Liberian



Monrovia's imposing Capitol



"...a shabby, discolored six-story concrete building"

Reports, embracing decisions rendered by his tribunal between 1861 and 1907. The latest edition of the Liberian Code on the shelves dates from some time in the '60s; Justice Azango assured us he had his own copies of subsequent legislation. The decrees of the late military government are not easy to find; they have never been systematically collected, and apparently some were never published. Many of those decrees, not surprisingly, are believed to be inconsistent with the new Constitution, which like its 1847 predecessor (drafted by Professor Simon Greenleaf of Harvard) is in most important respects reminiscent of our own. Some argue that these decrees became void automatically when the Constitution came into force, but the government refuses to say so; there is a suspicion it wishes to retain the daunting possibility of threatening to invoke them against those who oppose its course.

The courts too have been a subject of controversy. Not long ago President Doe requested the resignations of all members of the Supreme Court and got them. The normally tractable Senate initially voted down by secret ballot more than one of his subsequent nominees, including an attorney called Chea Cheapoo. Thereupon the President decided to substitute Mr. Cheapoo for his original nominee for Chief Justice, who had already been confirmed. (Was that legal?, I was asked this evening. Time to get out that ten-foot pole. I'm not an expert on your Constitution; you might get some

food for thought out of *Marbury v. Madison* ...). This time, though the Senators were required to stand up and be counted, the vote was equally divided; the Vice-President's casting vote was needed to put him over the hump. (Is the Vice-President's legislative role consistent with the separation of powers? Get out that pole again.) Chief Justice Cheapoo promptly raised a ruckus by touring the country to dismiss allegedly incompetent or corrupt judges, which some contend he had no power to do. He was out of town today, and no one seemed to know anything about our appointment. Further efforts turned up a judge who offered to get the troops together at eleven; the speech had been scheduled for ten.

Judicial review by independent judges, I tell them, is essential to the enforcement of constitutional freedoms in a democracy. What can the courts do, they ask, to promote respect for their decisions? Get their own house in order, avoid any appearance of impropriety, explain decisions in terms that convince the loser he's had a fair hearing. What can a judge do in the face of a recalcitrant government with superior physical power? Think of Chief Justice Taney, who lost the battle but won the war by calling on the President to support the orders of the courts; think of the Nigerian judges who, unwilling to pull down the temple by invalidating a decree limiting their jurisdiction, construed it as narrowly as possible.

Having spoken to legislators and judges about their roles in making the Constitution work, I was now to talk to the Fulbright alumni about the responsibility of the citizen. What does a law professor know about that? Well, I *do* know something about that, and maybe we're finally getting down to fundamentals. In a nation of sheep, Baccus Matthews had said, there will always be a shepherd. It was ordinary citizens who tossed that tea into Boston Harbor (was that too inflammatory?), who argued so forcefully in the Federalist Papers for the new Constitution, who voted in popular conventions for its adoption. It was ordinary citizens who joined together to educate, plead, lobby, and litigate with such success in organizations like the ACLU, the NAACP, and the Sierra Club. I tell them about Project Leap, which helped to sanitize elections in that developing country we call Chicago, about the dramatic effects of citizen pressure for environmental protection in the 1970s, about the mechanics of running, checking, and passing in a grass-roots campaign for the Illinois General Assembly. Don't expect Nirvana tomorrow; enforcing our Fifteenth Amendment took a hundred years. You say it was easy for us, our people could do all this without fear? Think of Medgar Evers and Martin

Luther King. Remember the power of the word: I have a dream....

My grandfather and my uncle were Presbyterian preachers. I think they would have been pleased.

Thursday, Sept. 24. After an unexpected television appearance in which I said what you would expect, I lunched with Deputy Justice Minister Eugene Cooper, who proved to be well versed in such subtleties as the distinctions among aiders, abettors, and accessories and the British law of extradition. The Minister was much exercised over our insistence on signing a formal lease for the use of a government building to house a new library that we are to help underwrite. You have the President's personal assurance, he complained, and you don't trust him. You know those sticklers in our financial office, said his host; their rules require something in writing. You know why you never have military coups? asked the Minister. Your troops are not concentrated around Washington.

I had two hours before tackling "The Constitution as a Political Instrument" for a general audience at USIS. The title had been foisted on me in June in connection with an appearance in Germany; the people in Monrovia thought they were making it easy for me. In Bonn I had taken the liberty of changing the subject. Tonight I described the Constitution as the result of a political process, the framework that channels our political energies, an instrument of orderly political change. I closed with the Vietnam Memorial as a symbol of the

point Ambassador Bishop had made on my first evening, our emphasis on what unites rather than divides us. You know the Memorial: no editorializing, just thousands of names, our common tragedy. I was pleased to spot a large UPP button in the front row; it's not easy to intimidate expression.

Friday, Sept. 25. This morning I spoke at the police academy, taking as my text "We serve and protect," the motto of the Chicago police. Never forget you hold your awesome power as trustees for the people; if you abuse it you will be ashamed. The senior officers sat neatly in dark trousers and white dress shirts; there is no money to buy the cadets uniforms. The Commandant gave me an earful about the decision of our Congress not to provide financial support for foreign police; I told the Ambassador that sounded ham-handed and promised to speak to my Senator. There seems to be a general expectation that Uncle Sam will do things for you, and indeed there is need for our help; this is not a rich country.

My last engagement was lunch at a seaside hotel with Dan Brown, who does the news for the government TV. Other invitees not having materialized, I pocketed my predictable remarks about the responsibility of the press in a democracy and listened to tales of reporters finding smoldering ballots in the back country after the last election. Mr. Brown was properly proud of the press's role in bringing down ex-Foreign Minister Blamo in the recent procurement scandal and

properly irate over efforts by the director of the state electric company to suppress an embarrassing story about malfunctioning traffic lights. Money is short in broadcasting too; Mr. Brown is his own editor, producer, and general man Friday.

It's sobering to visit countries like Nigeria and Liberia; it makes you think about things we tend to take for granted.

I was treated to an appropriate tropical deluge as Amos picked me up for the trek back to the airport; pedestrians were wading up to their knees. We passed the corrugated shacks, the piles of refuse in the streets, the women with prodigious loads on their heads, the Rooster Restaurant proclaiming its "sudden service," the John F. Kennedy Hospital where you bring your own bandages, the headquarters of the West African Contracting Organization, whose acronym is wryly pronounced "wacko." In the light it looks rather like Florida, flat and palmy, till we turn away from the coast. The mountains appear in the distance; in a few hours I'll be back in Chicago.

This morning the Speaker of the House said Congress had never voted to ban Baccus Matthews or his party. I thought this sounded encouraging; maybe the President had decided to back off in view of the storm raised by his proposal. Dan Brown wasn't so sure. It's sobering to visit countries like Nigeria and Liberia; it makes you think about things we tend to take for granted. But I saw the light in the eyes of the lawyers, the students, the concerned citizens; I sensed a broad commitment to the values I had come to preach. How, they kept asking, can we make it work? I quoted Learned Hand on the spirit of liberty and Bloody Mary on the importance of dreams. I exhorted to education, to grass-roots organization, to legislative and judicial courage. I toasted the future of the rule of law in the Republic of Liberia. ■



Nigerian ceremonial dancers

Four Faces of Liberal Legal Thought

Mary E. Becker



Mary E. Becker is Professor of Law at the University of Chicago. This article is the second in a two-part series on aspects of current conservative and liberal legal thought in the United States.

Liberals—those on the “left” side of the political spectrum—tend to be critical of the existing social order, with its unequal distribution of wealth, economic security, medical care, political power, education, and employment. Liberals are interested in changing our legal and governmental structure to constitute a more just society. There are, however, a variety of approaches to social change. I will discuss four strands of contemporary legal thought on the left: traditional liberalism, republicanism, critical legal studies, and feminism.

Each of these approaches to social change offers a slightly different perspective or focus. Traditional liberals focus on the individual and the role the legal system should play in limiting majoritarian abuse and fostering individual autonomy; republicans focus on democratic self-government and the role the legal system should play in fostering collective self-determination and community; critical legal scholars focus on class interests, ideology, and biases within the legal system and the larger society; feminists focus on gender interests, ideology, and biases within the legal system and the larger society.

Traditional Liberalism and Constitutional Interpretation

For traditional liberals, a central function of the legal system is to protect autonomous individuals from the “tyranny of the majority.” There is, of course, a tension between judicial invalidation of majoritarian legislation and the democratic process. Both traditional liberals and conservatives emphasize this tension, though they resolve it differently.

Conservatives maintain that it is relatively easy to resolve this tension because they believe that every clause of the Constitution has “some fixed, reasonably ascertainable meaning, which constrains both legislatures and judges.”¹ Judges therefore need not, and in a democracy should not, apply the Constitution by reference to their subjective preferences and values. For conservatives, the primary functions of judicial review are thus to protect the Constitution’s “well-defined personal liberties” and to ensure that no branch of the federal government oversteps its specified and limited powers.

¹Michael W. McConnell, *Four Faces of Conservative Legal Thought*, 34 U. Chi. L. School Record 12, 13 (Spring 1988).

Traditional liberals see the task of constitutional interpretation as more complex. Many clauses of the Constitution are vague and open-ended. This is especially true of the personal liberties protected in the Bill of Rights and the fourteenth amendment. For example, the first amendment provides that "Congress shall make no law...abridging the freedom of speech"; the fifth amendment provides that no person shall "be deprived of life, liberty, or property, without due process of law"; the fourteenth amendment provides that no state "shall abridge the privileges or immunities of citizens of the United States"; and the ninth amendment provides that "[t]he enumeration in the Constitution of certain rights shall not be construed to deny or disparage others retained by the people." The meaning of such clauses is hardly self-evident. The framers must have intended someone—presumably judges—to give concrete meaning to these provisions of the Constitution.

According to traditional liberals, the framers considered judicial review of democratically enacted legislation an essential check to protect minorities against majoritarian bias, panic, indifference, and hostility. The framers, in other words, were acutely aware of both the advantages and dangers of majority rule. Without some check, the majority would have unlimited power over minorities. Liberals believe that the framers intended judges, through judicial enforcement of the rights and liberties guaranteed by the Constitution, to guard aggressively against the dangers of majority rule.

Moreover, as emphasized by Geoffrey Stone and other liberal scholars, aggressive protection of fundamental rights is essential to preserve the line between the government and the governors. In a self-governing society, rights against the government, such as the privilege against compelled self-incrimination, the right to due process, and the freedoms of speech, religion, and assembly, help to preserve the citizen's sense of autonomy, dignity and integrity; they help to remind citizens



that *they*—and not the “government”—are in charge. The private-public distinction is often used by liberals to explain this limit on governmental power: there is a private sphere beyond which government should not intrude on its citizens’ activities.

Liberals believe the framers intended judges... to guard aggressively against the dangers of majority rule

Consistent with these views, at the end of the *Lochner* (1905) era, Justice Harlan Fiske Stone, in his famous footnote 4, identified three types of legislation that should be carefully scrutinized by the courts: legislation restricting fundamental rights, such as those enumerated in the Bill of Rights and the fourteenth amendment; legislation limiting access to the political process; and legislation aimed at discrete and insular minorities.²

In the end, liberals argue, the process of constitutional interpretation is more complicated than conservatives admit. One cannot faithfully interpret

the document in a manner consistent with its words and the intentions of its framers *and also* interpret it according to “some fixed, reasonably ascertainable meaning, which constrains both legislatures and judges.” Conservatives err on the side of majority rule: unless a judge is confident beyond reasonable doubt that the framers meant to proscribe challenged legislation, the will of the majority should prevail. Liberals, on the other hand, err on the side of aggressive protection of fundamental rights: a judge should invalidate legislation when there are reasonable grounds to believe that the majority has impermissibly burdened a right guaranteed by the Constitution. Despite their differences, however, both liberals and traditional conservatives try to give effect to the language and (what they believe to be) the intentions of the framers of the Constitution.

One of the most important of the Constitution’s open-ended provisions is the equal protection clause of the fourteenth amendment. Although this clause was enacted to end the subordination of ex-slaves, its language is not limited to racial discrimination: “No State shall...deny to any person within its jurisdiction the equal protection of the laws.” Liberals interpret this clause in light of the need to protect minorities, especially discrete and

²United States v. Carolene Products, 304 U.S. 144 (1938).

insular minorities, from majoritarian abuse. Although blacks are the paradigm, liberals are willing to grant special protection under the equal protection clause to other, arguably analogous groups, such as aliens, illegitimate children, and women. Because such groups are unlikely to enjoy effective participation in the political process and have historically been subjected to discrimination, liberals maintain that laws directed at such groups should be suspect (or quasi-suspect) even when rational (i.e., even when based on a difference between the targeted group and the rest of society). The Supreme Court's equal protection standard is consistent with this analysis.

Although liberals believe in a more aggressive judicial review than traditional conservatives, they share with traditional conservatives a hostility to judicial interference with democratically-enacted legislation on the basis of judges' subjective judicial values or preferences. Both traditional conservatives and liberals believe that the Constitution can and should be interpreted in a value-neutral way.

As this suggests, pluralism plays an important role in traditional liberal thought. Liberals believe that the purpose of the democratic process is to give each individual the opportunity to use his or her political power to best advantage. The essence of political activity is thus to negotiate deals among competing groups acting in their own self interest. The anti-majoritarian restraints liberals espouse are designed to ensure that no interest group is unfairly handicapped by other interest groups in the give and take of interest group politics.

Republicanism

In recent years, a number of legal scholars have turned to the origins of the Constitution in order to understand modern constitutional controversies. Many such scholars emphasize the roots of the Constitution in "republican" principles. In this view, the framers had a vision of democracy

Republicans value political participation by all citizens

in which political actors deliberate about the public good rather than seek their own selfish ends. The framers did not conceive of democracy as interest group politics; political equality is necessary to ensure that all groups have access to this deliberative process.

Republicans value political participation by all citizens. In the republican view, something is seriously wrong if political participation is skewed according to race, class, or sex. Republicans regard active citizenship as important because it acts as a control on governmental abuse and because participation cultivates empathy and feelings of community, thereby facilitating deliberation in the political process.

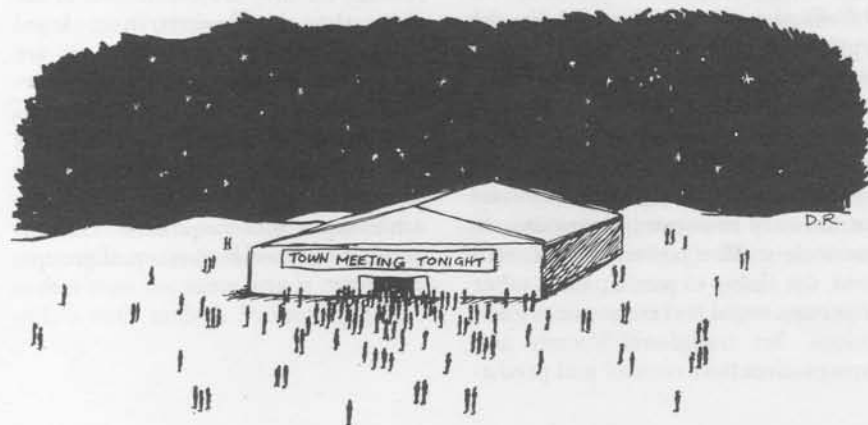
Republicans believe deliberation yields political results different from those of a pluralistic process. A pluralistic process, in which each interest

group fights for its own interest, yields results that reflect the current distribution of power. In contrast, a deliberative process, in which participants seek the common good, brings alternative perspectives and information to bear; it produces results that do not necessarily reflect the interests of the powerful.

Republicanism is also a response to libertarianism. Libertarians believe in pre-political natural rights to liberty and property with which government cannot legitimately interfere. Republicans reject such rights. They maintain that there is no such thing as a pre-political (i.e., pre-social) human being. Republicans emphasize that the current distribution of property is itself the product of prior political deliberations and thus properly the subject of continuing political deliberation. Although republicans believe in rights, they believe that there are no natural, pre-political rights—rights beyond the scope of legitimate political deliberation.

On a number of important issues, republicans take varying approaches. With respect to the purpose of deliberation about the common good, there are two major strands of republican thought. The Madisonian strand, represented today by scholars such as Cass Sunstein and Frank Michelman, values deliberation as a mechanism for making government less responsive to powerful groups, whether at the local, state, or national level. Another strand, represented by scholars such as Paul Brest and Gerald Frug, stresses the value of democracy and participation on the *local* level. For these republicans, like many conservatives, local control is an important component of the republican vision.

Similarly, though equality is an important concept within the republican tradition, republicans do not all agree on its content. Republicans, like traditional liberals, emphasize the importance of *political* equality to the democratic process; the process can work only if all individuals have equal access to the political sphere. Republicans differ from traditional liberals, however, in stressing that political equality requires more than universal



adult suffrage. In their view, unimpeded universal adult suffrage is too thin and abstract a standard of political equality; it ignores problems faced unequally by different groups attempting to affect the political process. In addition, some republicans, such as Paul Brest, believe that equality must include economic as well political equality, for in this view economic equality is a necessary prerequisite to political equality. Less radical republicans do not include economic equality within their notion of equality.

Although republicanism is not in itself a theory of constitutional interpretation, a belief that the framers intended to fashion a democratic republic influences one's approach to several constitutional questions. For example, republicans consider campaign finance regulation constitutional since it furthers political equality. Similarly, republicans favor regulations banning private discrimination on the basis of race, sex, sexual preference, religion, etc., because such discrimination interferes with political equality. And republicans tend to applaud the fairness doctrine (requiring broadcasters to give airtime to opposing viewpoints) because it encourages consideration of many viewpoints and, thus, better deliberation. And, as suggested earlier, some republicans place a premium on local self government and are therefore more likely to invalidate expansive exercises of federal power.

Despite their many differences, republicans and traditional liberals both believe in rights. Indeed, both believe that rights, including constitutional rights, can and should be used to achieve a more just political and social order. This belief in rights is not, however, shared by all strands of liberal thought.

Critical Legal Studies

Critical legal scholars challenge the possibility of achieving meaningful change through legal rights. They argue that principled adjudication is impossible. There is, in their view, no such thing as distinctly legal reasoning; every case is in some sense

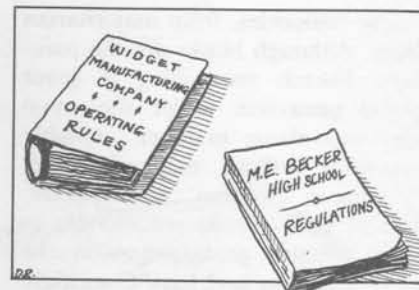
ultimately indeterminate. Judges inevitably and necessarily decide cases on the basis of personal values and preferences. Legal discourse and doctrine thus cannot be separated from ideology.

Further, critical legal scholars such as Robert Unger and Mark Tushnet argue that legal doctrines (including legal rights) tend, perhaps invariably, to serve and legitimate the interests of the powerful. Even the most cursory glance at history, they argue, reveals that the powerful have always controlled the content of law to protect their interests by preserving existing social, political, and economic relationships. Equally important, laws that preserve existing inequities seem neu-

Critical legal scholars challenge the possibility of achieving meaningful change through legal rights

tral both to the powerful and to those oppressed by existing inequities. Thus, law legitimates inequitable relationships. It covers them with a patina of legitimacy by creating the false impression that it is itself neutral and independent of existing power inequities. This patina of legitimacy encourages the powerless to accept the existing social, political, and economic order because of their false belief that it is founded on individual choice within a neutral legal structure.

Critical legal scholars criticize the traditional legal bifurcation of social reality into private and public spheres. Traditional liberals and conservatives tend to see democracy as appropriate only in the public sphere. But, critical legal scholars argue, governments are not the only important institutions in our society. The powerless lack, and need, the ability to participate in other important social and economic organizations. Yet traditional liberals and conservatives have created and persist-



ently legitimate a system in which democracy refers only to limited participation in what the critical legal scholars see as an arbitrarily-defined "public" sphere.

Critical legal scholars reject the use of legal rights to alter the existing distribution of social, political, and economic power. As indicated above, they believe that all cases are indeterminate and that rights serve mainly to legitimate existing inequities. Most critical legal scholars thus advocate the development of more informal, communitarian forms of decision making: groups of equal individuals with common concerns should meet and reach consensus on matters of interest to their community. All hierarchies should be abolished. Factory workers should establish rules for their factory. Students should establish rules for their school. All rules should be entirely renegotiable, subject to constant reformation.

Many of the points made by critical legal scholars are squarely in the realist tradition. Both the realists and critical legal scholars maintain that there is no such thing as value-free legal reasoning; that legal rules are historically contingent; that the development of doctrine is not the true goal of legal decisionmaking. Critical legal scholars are, however, far more radical than the realists, for they are committed to the view that legal doctrines, legal "rights," and legal reasoning are always manipulated to serve the interests of the powerful. And, unlike the realists, many critical legal scholars believe that rights should be repudiated as a viable instrument for achieving a more equitable distribution between social classes and groups.

Feminism

Feminist legal scholars are concerned about the status and well-being of women. Despite women's increased access to some areas of human activity in recent years, women continue to be disadvantaged in comparison to men in terms of income, financial security, leisure time, status, and power. Levels of violence against women remain disproportionately high.

Feminist legal scholars have been strongly influenced by feminist scholars in other fields. In discipline after discipline, feminists have identified sexist bias in a variety of subtle and not so-subtle forms. For example, in biology and sociology, researchers have tended to view the male as the norm or normal and the female as the exception or aberration. Linguistic analysis reveals semantic derogation of women. Consider the quite different connotations of bachelor and spinster, old man and old woman, master and mistress, sir and madam. Feminists argue that language, which has been largely man-made, has played an important role in structuring individuals to serve male interests.

In the behavioral sciences, feminists have developed firm empirical evidence of unconscious bias against women, a bias suggested by the differential connotations of language depending on the sex of the referent. Both women and men tend, uncon-

analytic theory suggests that the origins of misogyny may be deeply ingrained, far beyond the reach of reason, and associated with ambivalence towards those who cared for us as infants.

It is against the background of feminist work in other disciplines detailing pervasive, yet invisible (to many) sexism, that feminist legal scholars approach law. Not surprisingly, their attitude is one of suspicion of legal rules and legal method, both of which, they argue, have been developed almost exclusively by and for men. Feminists are especially wary of the neutrality norm (a norm espoused not only by traditional liberals but also by many republicans and conservatives). Feminists suspect that rules made by and for men are likely to appear as "neutral" and that rules taking into account women's reality are likely to appear as "special pleading." Despite these reservations, feminists hope to use law to improve women's lives.

Feminist legal scholars are interested in a number of central questions. How do legal rules, doctrines, language, and analyses contribute to women's subordinate status or reflect sexist biases and assumptions? How are various actors in the legal system (police, prosecutors, judges, and lawyers) affected by the sex of victims, witnesses, parties, lawyers, and experts? Do legal processes or theories (including legal reasoning and the adversarial system) reflect men's perspectives, values, and thought processes more than women's? What changes in legal rules or in the practices of actors within the legal system would contribute to a more equal society?

In addressing these concerns, feminists offer a critical perspective on each of the bodies of liberal legal thought discussed thus far: traditional liberalism, republicanism, and critical legal studies. Feminists maintain that traditional liberals are largely blind or indifferent to the realities of sexual subordination and discrimination. Liberals, like John Hart Ely, think of the relationship between the sexes as essentially friendly given its closeness

and intimacy. Feminists point out that the sexes' closeness is not inconsistent with deep misogyny on the part of both women and men. Indeed, feminist psychoanalytic theory suggests that the closeness of the sexes may actually reinforce misogyny.

Most feminist legal scholars believe that liberals have missed the boat on equality. First, liberals tend to see "the problem" as the inappropriate use of stereotypes of male-female differences. Feminists maintain, however, that the problem is not just that differences between the sexes have been used inappropriately. Women and men could be different in many ways and yet enjoy equal financial security, leisure, status, and power. The core problem is the differential distribution of these "goods" between the sexes. The liberal focus on whether some difference between the sexes justifies differential treatment ignores the reality of sexual subordination; differences between the sexes are systematically used to justify male privilege and female impoverishment, though the sexes could be different and equally well off. Despite the differences between domestic work and wage labor, for example, homemakers could be given financial security in old age equivalent to that enjoyed by wage workers.

Second, the equality standard used by liberals—formal equality or open access—gives women only the right to be treated like men, according to rules, standards, and practices developed by men and for men with no significant domestic responsibilities. Consider, for example, the workplace. Liberal "equality" entitles women only to be treated like men. But, feminists argue, women will never achieve economic equality in the workplace while saddled with the lion's share of domestic responsibilities (including child care) and faced with rules designed for men with wives.

Third, feminists contend that in the political arena, open access—e.g., the right to vote—means little in a world in which women and men are differentially socialized and educated, so that men are likely to control political life. Consider, for example, the fact that (despite the widely-accepted stereotype

Most feminist legal scholars believe that liberals have missed the boat on equality

sciously and inadvertently, to view women as inferior. For example, both women and men rate as less important an article presented with a female author than the same article presented with a male author. Feminist psycho-

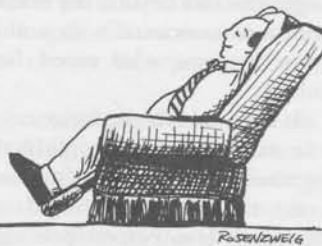
to the contrary) men in mixed-sex groups talk more than women and tend to interrupt women when women do talk. In such a setting, women's right to vote does not mean equal access to political power.

Finally, feminists are suspicious of the liberal notion that there are areas too "private" to warrant governmental intrusion. Liberals tend to define these areas in terms of sexual relations and



the family. But feminists see these "private" spheres as areas in which men control women. Women are more likely than men to need government intervention in these areas. Privacy, feminists argue, is freedom for men, defining areas in which women (and children) can be subordinated without redress through government "interference."

Feminists also worry about the republican stress on deliberation to attain the common good rather than pursuit of self-interest. Iris Marion Young has noted that there is no such thing as a transcendent, disembodied perspective from which to regard the common good. Feminists fear that such a (false) conception of the political process may tend to entrench the status quo. Women are less likely than more powerful groups to have their interests included in the calculus of the common good. For this reason, women are more likely (than men) to have to push for policies that are explicitly in their self-interest. In the real political world, rejection of self-interest is likely



to silence women and other groups whose interests are not shared by the politically powerful and whose requests for consideration can, with republican rhetoric, be denigrated and dismissed as narrow self-interest.

Further, feminists are concerned that women are likely to assert their interests too little in the political arena, rather than too much. Women (more than men) are socialized to put the needs of others, especially their children and spouses, ahead of their own. Women are still socialized (with obviously mixed results) to regard the domestic sphere as theirs and the political sphere as men's. As mentioned earlier, women tend to talk less than

Women will never achieve economic equality in the workplace while... faced with rules designed for men with wives

men in mixed-sex groupings and to be interrupted more by men than men are by women. Men tend to dominate women in just about every social and political setting. Feminists argue that republicans—like traditional liberals—tend to ignore these problems. The pursuit of the common good, if it is to be successful, must take affirmative

steps to overcome the many non-obvious barriers women face to equal consideration of their interests in the process of deliberation.

Feminists agree with, and would expand upon, many of the key insights of the critical legal scholars. Law, they would argue, is an instrument men have designed and used to maintain power over women. Moreover, like critical legal scholars, feminists are suspicious of rights. Rights tend to be defined by the powerful to serve their own interests. Consider the traditional rights of a husband during marriage. Even today, rights and the rhetoric of rights are used (though more subtly than in the past) to oppress women. Consider first amendment rights, which feminists such as Catharine MacKinnon argue are misused to protect a multi-billion dollar business in pornography which damages women in untold ways.

Many feminist legal scholars are also suspicious of critical legal studies, however. Critical legal scholars would replace formal deliberation about rights with more informal decision-making processes. But in informal settings—such as the private sphere of the family—those with power are likely to prevail. In informal groups, the powerful control the discussion, define the issues, establish the range of acceptable discourse, and dictate the result. Women and minority groups have often done better with rights, despite their imperfections and shortcomings, than with informal decisionmaking.

In addition, critical legal scholars rarely offer practical ideas for improving women's lives short of radically transforming society by eliminating all hierarchy. Since radical transformation seems unlikely in the foreseeable future, critical legal scholars offer women a better understanding of their subordination, but no help in lessening it during their lives. On a practical level, the critical legal studies movement is profoundly conservative, tending to entrench the status quo by teaching the impossibility of social change other than through a vague (and possibly ineffective) radical transformation that will not take place in our lifetimes, if ever.

What is the feminist agenda for the future? During the seventies and early eighties, almost all feminists interested in legal change agreed on one important goal: a formal equality standard with strict scrutiny for sex-based classifications analogous to strict scrutiny for racial classifications under the equal protection clause. This goal was pursued both through litigation and through the drive for the ERA. During the eighties, the consensus for a formal equality-strict scrutiny standard has evaporated. Today, some feminist legal scholars continue to support the strict-scrutiny standard or to search for a new and better equality standard to replace it. Some feminists interested in

legal change believe that equality cannot be achieved without changing sexuality, so that domination is no longer erotic. These feminists concentrate on the regulation of pornography. Most, probably all, feminist legal scholars call for legal change in a variety of forms and fora if we are to make significant changes in the relative distribution of power, physical and financial security, status, and leisure time between the sexes. Most feminists believe that the current diversity among legal feminist scholars is an advantage, for they recognize that there is no single solution to the myriad forms of sexual inequality in our society.

Conclusion

The last few decades have been an especially productive period for legal thought on the left. The current versions of traditional liberalism, republicanism, critical legal studies, and feminism are, today, almost unrecognizable as developments of the liberal thought of even twenty years ago. Within and among these various strands of liberal thought there is a wide variety of approaches to what should surely be the central question for legal scholars of the future: how can our legal system create a more just social order. ■

Suggested further reading for this article and for Michael McConnell's article on conservative legal thought in the Spring 1988 issue of the *Law School Record*.

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Law and Literature

Richard A. Posner



It is remarkable how many famous works of literature, from all eras, take law as their central theme. While there is relatively little in these works that will help judges directly with the solution of technical legal questions, they can help us to achieve perspective on fundamental jurisprudential issues that pervade our work whether we are aware of them or not. One thing all judges feel or should feel, for example, is a series of tensions between various senses of law as form and rule and technique on the one hand and various senses of law as the rendering of substantial justice on the other. I am referring to the tensions between rule and discretion, between law and justice, between positive law and natural law, between rule and standard, between law and equity, between strict construction and flexible construction, between formalism and realism, and so on. Judges lean toward one end of this spectrum or the other; my own view is that anyone who leans too far either way is a bad judge.

Literature can make us more sensitive to these tradeoffs. I begin with the ancient example of *Antigone*, Sophocles' play written in the fifth century B.C. Two brothers, who happen to be the sons of Oedipus, though that is a detail, find themselves on the opposite sides of a civil war in the city state of Thebes, which is ruled by Creon. One of the brothers, Polynices, is the leader of the rebels. The other brother, Eteo-

cles, is the leader of the loyalists. The loyalists win, but both brothers, the rebel and the defender, die in the fight. Creon decrees that Polynices, the rebel, shall remain unburied—a terrible punishment in the theology of the ancient Greeks—and he announces that anyone who violates this decree shall be put to death. The decree has the same authority as would a law passed by Congress today. Antigone, the sister of Eteocles and Polynices, defies the law and buries Polynices. Creon sentences her to death after a brief trial in which Antigone argues, to no avail, that a higher, religious law, which commands proper burial for the dead, should be allowed to trump Creon's earth-bound positive law. Disaster ensues for Creon, including the death of both his son and his wife, and we are led to understand that he has made a terrible mistake.

And yet it is apparent that Creon has a real problem and that the dilemma of natural and positive law that proves insoluble by him remains to challenge modern legal systems. Because both brothers have been killed, and honorable burial for both would fail to distinguish the traitor from the heroic defender, the denial of honorable burial for Polynices is the only method by which Creon can punish the traitor and distinguish between the two brothers. It is a harsh punishment, but civil war is harsh, and must

be deterred. Against this practical and utilitarian argument based on civic values Antigone opposes an argument based on family, religion, and emotion; the discourse of the two antagonists is incommensurable, and no compromise is possible.

Much of positive law has the character of Creon's decree, being rooted in practical, essentially political considerations. It is often open to criticism from a standpoint that asserts transcendental ethical values. Few judges would like to think of themselves merely as Creons, but equally few would feel comfortable in the role of Antigone. Most judges want on the one hand to enforce and comply with laws and doctrines of a humble utilitarian cast at best and on the other hand to render substantial justice unfettered by the petty political compromises and calculations that shape legislation.

Much the same dilemma is displayed in a later work of legal drama, Shakespeare's *The Merchant of Venice*. As most readers will remember, Antonio gives Shylock a bond in guarantee of a loan by Shylock to Antonio's friend, Bassanio, so that Bassanio can woo the wealthy Portia in style. The bond provides that in the event of a default Shylock shall be entitled to a pound of Antonio's flesh. Antonio does default and Shylock demands judgment for the pound of flesh, making clear that he wants it taken from the region of Antonio's heart, so that Antonio will die. The bond is clear on its face; and Venice, as a commercial society, attaches great importance to enforcing contracts—an attachment that Shylock plays on skillfully by asserting that if his bond is not enforced, it will mean there is no justice in Venice. In the law of the play, there is neither a rule that penalty clauses in contracts are unenforceable nor a concept of equity of redemption. So it looks as if Antonio is a goner, even though Bassanio has come up with the money (it is Portia's money) to repay Shylock and offers to do so—with a huge amount of interest to boot.

At this point in the trial scene Portia, who is by now Bassanio's wife, appears, disguised as a male doctor of laws. She appeals to Shylock's sense of mercy, but he has none, and so this appeal fails. Things are looking really



1938 production of *The Merchant of Venice* with Peggy Ashcroft as Portia and John Gielgud as Shylock

black for Antonio until Portia pulls a pair of legal rabbits out of her hat. First, she points out that the bond nowhere authorizes Shylock to shed Antonio's blood. Second, she reminds everyone that it is a capital offense to attempt to kill a Venetian, which Shylock has already attempted to do, so he will be lucky to get off with his life. Everyone is astonished at Portia's sagacity. Shylock is defeated and withdraws, after surrendering most of his fortune and converting to Christianity, in order to be let off from being prosecuted as a criminal.

Many readers have thought Portia's argument about not shedding blood absurdly legalistic, and highly vulnerable to the counterargument (which Shylock does not make) that the bond should be interpreted to grant Shylock the implicit right to shed Antonio's blood, since otherwise the purpose of the bond would be defeated. But it is no accident that Shylock does not make this argument—an argument based on purposive rather than literal construction. It would be open to a devastating counterthrust: the *fundamental* purpose of the bond is to ensure the repayment of Shylock's loan—and there is Bassanio offering to repay it with abundant interest, even though

the loan was interest-free. It is Shylock who rejects purposive interpretation and stands foursquare on technicality and literalism, and Portia who, personifying a higher law of equity and mercy, uses Shylock's own commitment to technicalities to lever him out of court.

The use that Portia makes of the forms of law is significant not only in underscoring the difference between her and Shylock but also in demonstrating the practical importance of those forms. It would not do for Portia and the other Venetians simply to say that the bond is ridiculous and Shylock a villain, therefore the bond should be annulled. Venice depended on trade with aliens (such as Shylock—Jews could not be citizens in sixteenth-century Venice), and no alien would trust the Venetian courts if they took such an approach. A court that merely does "justice" can be expected to construe that protean term in a way that gives the locals a big advantage. An impersonal, objective, at times inflexible rule-bound jurisprudence is an essential protection precisely for the outsider, the pariah—a point made recently by minority legal scholars in criticism of the radicalism of critical legal studies. Shylock's positivism, like Creon's positivism, is not entirely devoid of social value.

In both of the examples I have given and others I could give, the spokesmen for rules and positivism and strict construction were men, and the spokesmen for equity and natural law were women. An interesting question is whether more than coincidence is involved. A number of feminist legal scholars, following Carol Gilligan's pathbreaking book, *In a Different Voice*, argue "yes," there is a difference between the way in which men and women perceive law and it is the difference captured by Sophocles and Shakespeare in their assignment of sex roles to their characters. Men, the argument goes, are drawn naturally to an ethics of rights and duties, both defined by rules, while women are drawn naturally to an ethics of care, in which disputes are not so much resolved as dissolved in an overriding concern for ending disputes on mutually acceptable terms. Now this picture does not fit the fanatical Antigone, unless we go further and suggest that impersonal, civic duties, the sort of thing stressed by Creon, are alien to the feminine outlook and carry no weight in comparison to family ties. For certainly Antigone puts family—her duty to her brother—far above state. But the details of the contrast do not concern me, rather the implication of this line of argument that as women come to play a larger and larger role in law the nature of legal thought itself will change, and we will see more standards, more flexibility, more equity, fewer dichotomous rules, fewer "hard" cases (in the original sense of harsh decisions), fewer well-defined rights and duties, less individualism and more altruism. Well, we shall see.

Let me switch gears and say a word about the interpretation of statutes and the Constitution, when examined from the standpoint of literary interpretation. Many literary works are severely ambiguous, creating interpretive problems of a kind that literary critics and scholars have been wrestling with for more than 2,500 years; perhaps there are helpful analogies here to the problems of legal interpretation of which we are so sharply conscious today. A number of legal scholars think so, a prominent example being Ronald Dworkin. Certainly, the radical scholars of the critical legal studies move-

ment think so, and they have succeeded in making the word "deconstruction" a familiar sight in the law reviews.

Deconstruction is the furthest extreme of an approach to interpreting literary and philosophical texts that emphasizes the primacy of the reader over the author in the creation of meaning. Just as there are intentionalists with regard to statutory and constitutional interpretation, so there are intentionalists with regard to literary interpretation. At the opposite pole in the literary domain are those who believe that meaning is created by readers rather than authors. Deconstruction gives a peculiar twist to this "reader response" approach by denying the communicative nature of writing.

Think for a moment of how we imagine the process of communication operates. I see the tree outside my house, and a perception forms in my mind. If I want to recreate the same perception in your mind, I "encode" my perception in suitable words and utter them, and you construct your own perception from your understanding of my words. The communicative medium thus is language. The deconstructionist points out that it is an unruly medium. Most words we use have multiple meanings, and when they are strung into sentences all sorts

of ambiguities may be created (as well as eliminated). Suppose we just were not interested in communication, but simply in the medium, in language. Then when you heard me describe the "tree" outside my house, your mind might wander off to reflections on shoe trees, family trees, decision trees, the Tree of Knowledge of Good and Evil, the Versailles treaty, the *Threepenny Opera*, and God knows what else. Deconstruction insists that it is only a convention to value language for its communicative potential, that we can value it for anything we want and therefore if we want to we can focus on its communication-retarding characteristics: its ambiguities, buried allusions, latent puns, and so forth. Deconstructionists note disapprovingly that we tend to think of writing on the model of speech—that is, as something that brings the reader into the presence of the writer—but claim that this is merely a metaphor. The writer is normally absent (often dead) and if we reversed the sequence and thought of speech on the model of writing, we would cease thinking of either speech or writing as primarily communicative.

What I have described intrigues some and revolts others, but the most important thing about it from my



Macbeth and Lady Macbeth, by Charles Ricketts A.R.A., from a 1923 Folio reproduction

standpoint is that, unlike some other aspects of the effort to relate law and literature, it really has nothing for the lawyer or judge. It is one thing to be skeptical about the possibility of decoding an old or ambiguous or broadly worded statutory or constitutional provision; it is another to decide to treat the provision as an exercise in retarding rather than promoting communication. I think the only reasons deconstruction has obtained currency in academic discussion of law are that it sounds like "destruction," it has shock value, and it is alien to lawyers.

There are indeed wonderful interpretive puzzles in literature, however, and some of them have parallels in law, but here is one that I contend does not, though Ronald Dworkin and others would disagree. For centuries people have been worrying about whether Macbeth and Lady Macbeth, in Shakespeare's play, had children. Although Lady Macbeth at one point refers to having nursed a child, there is no indication that she and her demonic husband have (living) children. Yet when the weird sisters tell Macbeth that Banquo's descendants will rule Scotland, Macbeth is fearfully upset and decides to kill Banquo and Banquo's (only) son. If Macbeth has no children, and therefore does not expect his descendants to rule in any event, why should he be upset about Banquo's posterity? He has nothing against Banquo, who is loyal to him, except the potential rivalry among their descendants. So Macbeth must have (or be planning to have) children. But one just cannot visualize the Macbeths either as parents or as a young couple planning a family. So they must not have children.

Is there any solution to this dilemma? I think not; and although there are certainly insoluble statutory and constitutional questions, I think they are insoluble in a different way. Often we do not have enough information to interpret a provision; with the question of the Macbeth progeny we have too much information. We have equally

compelling reasons to believe both that Macbeth does have children and that he does not have children. What is more, though the result seems to be an intolerable contradiction, no normal reader or viewer of the play is troubled. Only scholars parse works of literature for contradiction. A normal audience is swept up in the drama and sets aside its normal expectations of consistency. Readers of statutes and the Constitution cannot do that.

But there is at least one type of literary interpretive problem that has a direct counterpart in law, and that is the deliberate gap. One of the earliest and most famous examples is Homer's omission in the *Iliad* of any description of Helen of Troy's appearance. Her beauty is conveyed to us obliquely by the poet's description of the reactions of the old men of Troy who watch her walking about the city. We are never told what she looks like. It would be quite absurd to try to draw a picture of Helen from the text, just as it was absurd for Vladimir Nabokov to draw a picture of the bug that the protagonist of Kafka's story *The Metamorphosis* turns into, when Kafka was careful not to describe it beyond noting that it had many legs and a fat awkward body. In both cases the author had reasons for leaving a character undescribed. Similarly, the draftsmen of legislative provisions frequently make a deliberate decision not to resolve an interpretive question raised by their drafting. Maybe they cannot agree, or just do not want to take the time to redraft the bill, or fear that in closing one gap they will open additional loopholes. If the gap is deliberate, a court may be no better able to fill it by interpretation than a literary critic can describe Helen or Gregor Samsa, and then the question is whether the court shall throw up its hands or decide the case on grounds necessarily not interpretive in a helpful sense. ■



Richard A. Posner is a judge of the United States Court of Appeals for the Seventh Circuit and a Senior Lecturer at the University of Chicago Law School. These remarks were delivered at the Seventh Circuit Judicial Conference on May 10, 1988, and are drawn from Judge Posner's new book, *Law and Literature: A Misunderstood Relation*, published by Harvard University Press.

Review of R.H. Coase The Firm, the Market and the Law

William M. Landes

Economic analysis of law, which uses economics to analyze and explain legal doctrines, may well be the most important innovation in legal scholarship in the past fifty years. Ronald Coase is the economist most responsible for this innovation. His essay, "The Problem of Social Cost," which first appeared in the *Journal of Law & Economics* nearly thirty years ago, is the single most influential paper in the brief history of law and economics. This paper together with Coase's famous papers on the firm and marginal cost pricing are the core essays in *The Firm, the Market and the Law*. The volume also includes an introductory essay, a paper that responds to the criticisms made of the social cost paper, a paper on the provision of lighthouse services in England, and an article surveying the field of industrial organization in 1972 and proposing areas of research.

That "The Problem of Social Cost" became the principal building block for economic analysis of law is one of the ironies of legal scholarship. Coase did not intend it so. Coase had little interest in educating lawyers about economics (in contrast to his predecessor at the law school, Aaron Director) or in using economics to illuminate legal doctrines. Coase wrote for other economists. He hoped

to persuade them to change the way they approached traditional subject matter areas of economics such as social cost, the firm and markets. Thus, the term "the Law" in the title of this volume does not refer to economic analysis of law. Rather, it refers to the study of how laws and legal institutions constrain and influence economic behavior and how the failure by economists to examine these constraints systematically leads to faulty policy conclusions. A good example is the lighthouse. Economists commonly use the lighthouse to illustrate the proposition that charging a fee for a service that has important public goods aspects (i.e., A's use of the service does not prevent B from also using it) is incompatible with economic efficiency. Private provision would yield too small an output and so the service should be provided by the government and financed from general taxation. In the essay "The Lighthouse in Economics," Coase points out that economists have reached this policy conclusion without ever studying the relevant legal constraints that governed the actual operation of lighthouses. Coase

showed that lighthouse services in England were provided by private organizations, that tolls, which varied with the size of ships and the number of lighthouses passed, were collected from ships that docked at British ports, and that the system was better adapted to the needs of shipowners than a tax supported system would have been.

"The Problem of Social Cost" is best known for the Coase Theorem. Although Coase did not originate the term "The Coase Theorem," he defines it in the essay "Notes on the Problem of Social Cost," which was written for this volume, as "...with zero transaction costs, the value of production would be maximized." A more familiar definition in law and economics is that the efficient allocation of resources is unaffected by the assignment of property rights or liability rules, provided transaction costs are zero. Suppose locomotives emit sparks that damage the farmer's crops and the only way to reduce the amount of crop damage is by running fewer trains. If the railroad is liable for damage to the farmer's crops, crop damage becomes a cost to the railroad, so it will run the number of trains that maximizes the joint value of the two enterprises. Prior to Coase, economists believed that in



Ronald H. Coase

the absence of liability, the railroad would run too many trains. Although the railroad's profits would be higher, the joint value of railroading and farming would be lower because of greater losses to the farmer. Coase showed that this view was wrong. In the absence of transaction costs, the farmer would offer to pay the railroad to reduce the number of trains. Negotiations would continue until the same number of trains were run as in the case of railroad liability for crop damage.

In the real world, transaction costs are not zero. It is costly to acquire information on the attributes of products to be exchanged, to bargain over the terms of exchange and to write and enforce contracts. Sometimes these costs are so large relative to the gains from exchange that no transaction takes place. Then the initial assignment of rights will be the final assign-

ment. Positive transaction costs occupy a central place in Coase's article on social cost although economists have focused mainly on the Coase Theorem and the zero transaction cost world. In contrast, transaction costs play a central role in economic analysis of law in two ways.

1. When transaction costs are small, legal rules should encourage parties to engage in voluntary or market transactions. For example, if A desires to park his car in B's garage, B should be able to enjoin A's activity; this will encourage A to negotiate with B to rent his garage. If the negotiation succeeds, this means the garage is more valuable to A. If it fails, this means it is more valuable to B. Granting a property right to B yields the value-maximizing outcome and is preferable to a rule that allows A to park in B's garage but holds A liable for damages, because a market transaction is less costly than adjudicating the dispute in the legal system. To take another example, rules

for breach of contract will promote efficiency if they reproduce what the parties would have agreed to had they considered the various contingencies at the time the contract was signed. It would be futile and wasteful of resources for contract law to impose a different solution; the parties will simply contract around the law and there will be fewer value maximizing transactions. Thus, contract law that follows the parties' intentions saves transaction costs and promotes economic efficiency.

2. When market transaction costs are prohibitive, liability rules play a crucial role in allocating damages and creating incentives for efficient behavior. This is the focus of economic analysis of tort law. Suppose it is too costly for the railroad and the farmer to transact because there are too many potential parties to deal with and there are serious free rider or hold-out problems. Or, in the case of automobile accidents, assume it is prohibitively costly for all drivers and pedestrians to agree in advance on levels of care. More generally, if A harms B and transaction costs are prohibitive, legal rules matter and liability rules are preferable to property rights. Liability rules allow "transactions" to take place, but shift them to the legal system because the cost of market transactions is prohibitive. Under a system of liability rules, the driver does not (and can't) negotiate with a pedestrian to acquire the right to run him down, but if the driver is negligent, he will be liable for the victim's injury. The efficient liability rule depends on the costs and benefits of accident prevention and the costs of using the legal system. For example, if the least costly way to avoid an accident is for the victim to alter its activity level, the efficient liability rule is one of no liability. This encourages the victim to alter its activity and saves the costs of using the legal system. On the other hand, if there are significant benefits when both parties take care, a negligence rule is likely to be more efficient.

The importance of the Coase Theorem to economic analysis of law is that it provides a framework for examining legal rules in the context of both low

and high transaction cost settings. The best way to explain legal rules in the former case is to view them as devices that shift transactions into the market and away from more costly legal proceedings or, in the case of disputes arising out of contracts, to economize on the costs of contracting. In the high transaction cost setting, the market is no longer a cost-justified alternative. In this setting, common law rules of liability are best explained as efforts by judges to fashion rules that promote efficient allocation of resources—i.e., to create incentives for outcomes that correspond roughly to that of a zero transaction cost world. The economic analyst does more than develop abstract models. He treats cases and legal doctrines as data to be explained by systematic application of economic analysis. The success of economic analysis of law lies in the fact that it appears to explain the “data” better than ad hoc explanations or competing theories.

Whether Coase was successful in altering the way economists think about traditional economic problems is debatable. Coase is not optimistic on this point. In his introductory essay, he states that “My point of view has not in general commanded assent, nor has my argument, for the most part, been understood.” Even a cursory glance at the leading economic journals will bear out the first half of this assertion. Economists study firms as abstract entities that transform inputs into outputs or engage in game theoretic strategies to impose costs on their rivals. Markets are analyzed as “shadowy figures” that facilitate exchanges. This is not the economic world that Coase inhabits. His consists of real firms where the cost of market transaction determine the boundaries between activities carried on within and outside the firm, and where markets require formal and informal rules that depend on the nature of the goods transacted to facilitate and expand the volume of exchanges.

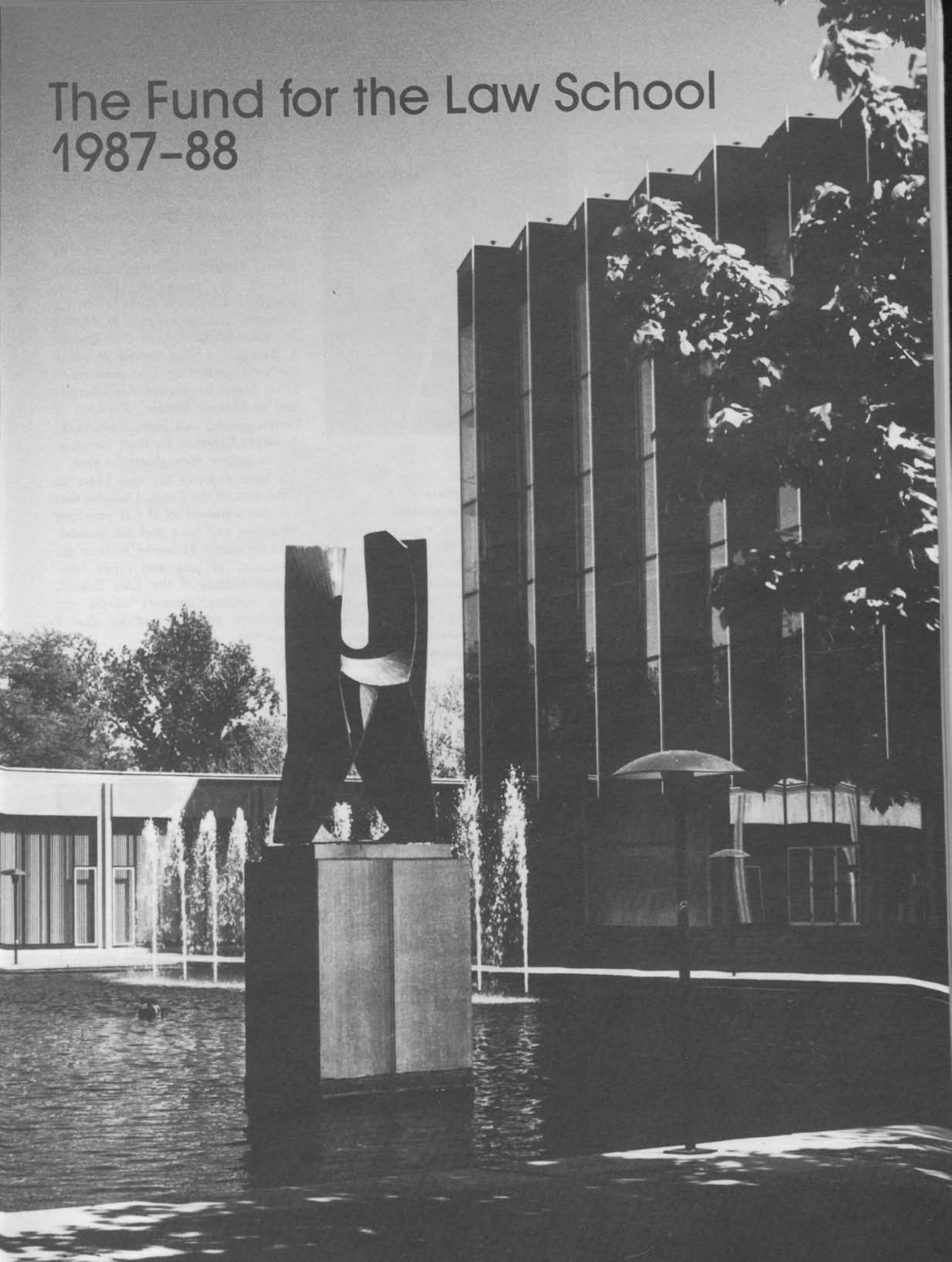
I do not mean to suggest that Coase has not influenced economists. By one objective measure—the citations of one’s work in the work of others—Coase has had a spectacular influence. His articles on the firm, monopoly of durable goods (not included in this volume), and social cost are among the most widely cited articles in economics. What troubles Coase is that he has not influenced economists in the way he would have liked. For the most part, the articles citing Coase are indistinguishable from other articles in economics. These articles develop formal economic models and work out mathematical solutions to abstract problems but have little to say about the actual behavior of firms and markets. ■



William M. Landes

William M. Landes is Clifton R. Musser Professor of Economics at the University of Chicago Law School. Ronald H. Coase is Clifton R. Musser Professor Emeritus. The Firm, The Market and the Law is published by University of Chicago Press.

The Fund for the Law School 1987-88



A Message from The Fund for the Law School Chairman



I am pleased to report that the 1987-88 Fund achieved its goal of \$1,150,000. This represents a 15 percent increase from the 1986-1987 Fund and marks the second year in which \$1,000,000 has been raised. Those results are all the more gratifying in view of the fact that several of the nation's leading law schools failed to reach their annual fund goals in what was by all accounts a difficult year for fundraising.

Statistics, however, don't tell the

whole story. Without the imagination and effort of the Fund's Leadership Committee, these impressive results could not have been achieved. The Law School and I, in particular, are indebted to Barry S. Alberts, Mary D. Allen, Deborah A. Cafaro, Frank Cicero, Jr., James A. Donohoe, Joseph N. DuCanto, Ruth Goldman, Lillian E. Kraemer, Frank D. Mayer, Jr., Kenneth C. Prince, and Donald S. Samuelson who served so effectively this year. I am also indebted to Dean Stone for his creative energies and to Dennis Barden, Director of Development, and Janet Kolkebeck, Assistant Director, for their imaginative assistance throughout the year.

I have enjoyed my two years as Chairman of the Fund. I believe that we have achieved all of our principal objectives and have laid the groundwork for others. However, without the generosity of you and other non-alumni friends of the Law School, these accomplishments would not have been possible and for that I thank you.

Donald E. Egan '61

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You can find a Law School Trivia Quiz through the pages of the Honor Roll. Have fun testing your knowledge of the Law School and its history with these ten questions. Answers are on page 68.

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B. Mark '56 and Barbara V.
Fried '57
*Herbert B. '32 and Marjorie
Fried
John M. Friedman, Jr. '70

*Maurice F. '42 and Muriel
Fulton
#Gardner Carton & Douglas
#Federal Republic of Germany
*Adrienne G. and Burton E.
Glazov '63
#Estate of Benjamin Z. Gould
'37
Harold J. Green '28
#Estate of Frank Greenberg '32
#C. J. '52 and Elizabeth B. Head
'52
Richard A. Heise '61
#David B. Heller
Leo Herzel '52
Lawrence T. Hoyle, Jr. '65
#Institute for Educational Affairs
#Joseph Isenbergh
#Isham Lincoln & Beale
*George B. Javaras '64
Burton W. Kanter '52
#Peter P. Karasz '65 and
Marilyn Sobel
#Charles H. Kellstadt Trust
#Samuel D. and Elaine Kersten
Spencer L. and Kathryn M.
Kimball
#Kirkland & Ellis Foundation
Howard R. Koven '47
*Howard G. Krane '57

Anne E. Kutak '62
#The Robert J. Kutak
Foundation
*Elisabeth and William M.
Landes
*Peter D. Lederer '57
Paul H. '30 and Theo
Leffmann
#Estate of Wendell M. Levi '15
*Edward H. '35 and Kate S.
Levi
#Lord Bissell & Brook
Joseph D. Mathewson '76
*Laurel J. McKee '64
*Bernard D. '37 and Jean S.
Meltzer
*Thomas R. Mulroy '28
Norman H. Nachman '32
#JoAnn and Stuart C. Nathan
'65
Phil C. Neal
*Bernard J. Nussbaum '55
Michael Nussbaum '61
#John M. Olin Foundation, Inc.
#The Pritzker Charitable Fund
#Nicholas J. '75 and Susan
Pritzker
#Margot L. and Thomas J.
Pritzker '76
Andrew M. '78 and Betsy B.
Rosenfield

Maurice Rosenfield '38
#Ruth Wyatt Rosenson
#Rudnick & Wolfe
Charles D. Satinover '30
*George L. Saunders, Jr. '59
#Sarah Scaife Foundation
#Seyfarth Shaw Fairweather &
Geraldson
*Mitchell S. Shapiro '64
*Barry C. Skovgaard '80
#Sonnenschein Carlin Nath &
Rosenthal
#Abe L. Stein
#John N. Stern
#Judith Haberman Stern
#Jerome H. Stone
#The Norman H. Stone Family
Foundation
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Stephen E. Tallent '62
#Fritz Thyssen Stiftung
Edward R. Vrdolyak '63
*Charlotte P. and Roger A.
Weiler '52
#Estate of Gilda H. Weiss
*Marc R. Wilkow '74
*Marc O. Wolinsky '80
#S. K. Yee Foundation, Inc.
#James L. Zacharias '35

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*Ronald J. Aronberg '57
#Michael D. Bailkin '70
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C. Newcomer '73
William R. Brandt '50
#Chicago Bar Foundation
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Roberta G. Evans '61
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Franczek '71
*Cardle and Joseph H. Golant
'65
Richard L. Grand-Jean '67
I. Frank Harlow '43
*Jean R. '81 and Thomas B.
Haynes '81
Elmer M. Heifetz '37
*Harold L. Henderson '64
George A. Hisert, Jr. '70
James C. Hormel '58
Maurice H. Jacobs '52
#Jerome S. '41 and Miriam
Katzin
James F. Kelley '66
Lillian E. Kraemer '64
*Douglas M. Kraus '73
Julian H. '31 and Marjorie R.
Levi

Bruce R. MacLeod '73
Richard L. Marcus '62
*Maurose Fund Inc.
*Frank D. '59 and Linda M.
Mayer, Jr.
Meltzer Foundation
John A. '49 and Naomi S.
Morris
*Bernard '21 and Ruth S. Nath
Stephen C. Neal
Leslie F. Nute '66
Benjamin Ordower '34
Kenneth C. Prince '34
Gerald Ratner '37
#William P. Richmond '59
*Mrs. Maurice Rosenthal
*Lawrence E. Rubin '70
*A. Bruce Schimberg '52
Sam Schoenberg '35
#Estate of Leo Spitz '10

*Geoffrey R. Stone '71
John N. Tierney '68
#Estate of Chester D. Tripp
Jack L. Wentz '63
Thomas W. Yoder '52

= Restricted gift
* = Restricted and
unrestricted gifts
† = Deceased

Law School Associates (\$1,000-2,499)

Anonymous (2)
Estate of Charles Aaron
Carolyn S. and William L.
Achenbach '67
Howard Adler, Jr. '51
Barry S. Alberts '71
John M. Alex
Alexander and Baldwin, Inc.
Albert H. Allen '30
Eleanor B. Alter
Stuart A. Applebaum '60
Gregory K. '75 and Karen W.
Arenson
*Simon H. '73 and Virginia L.
Aranson '75
Janet R. '68 and John D.
Ashcroft '67
Elizabeth C. and Irwin J.
Askow '38
Douglas G. Baird
Wallace R. Baker
Eleanor S. and Morton J.
Barnard '27
Steven L. Bashwiner '66
John R. Beard '67
Gordon A. Becker II '65
Renato Beghe '54
Dale E. Beihoffer '68
Stuart B. Belanoff '57
Lee F. Benton '69
Richard B. Berryman '57
George P. Blake '61
Morris Blank '31
Joseph D. Bolton '74 and Alison
W. Miller '76
Roland E. Brandel '66
Alan R. Brodie '54
Richard J. Bronstein '74
*David N. Brown '66
Edwin S. Brown '67
Ralph E. Brown '53
Peter W. Bruce '70
George F. Bruder '63
Richard D. Buik '77
C. John Buresh '70
William G. Burns '31
Laurence A. Carton '47
Gerhard and Regina Casper
Hammond E. Chaffetz
*Nancy G. '78 and Peter R.
Chaffetz '78
Chapman & Cutler
Samuel D. Clapper '71
John M. Clear '74
#Jerry Cohen
Peter J. Cohen '82
Thomas A. Cole '75
John M. Coleman '78

*Lewis M. Collens '66
John K. Connor '60
Arthur L. Content '54
Josef D. Cooper '64
Jack Corinblit '49
David L. Crabb '63
Robert W. Crowe '49
Max Davidson '37
Hendrik De Jong '69
#The Decalogue Society of
Lawyers
Peter M. Barnett '75 and Anne
E. Dewey '75
Terry D. Diamond '63
Robert E. Don '62
James A. Donohoe '62
Gene E. Dye '67
*Frank H. Easterbrook '73
Alex Elson '28
Cheryl A. Engelmann '82
Allen C. Engerman '58

Michael Gordon '65
Thomas A. Gottschalk '67
Frank M. Grazioso '64
Donald M. Green '58
David R. Greenbaum '76
The Mayer Greenberg
Foundation
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*Stephen W. Guittard '67
*Robert V. Gunderson, Jr. '79
#Randall B. Haberman
Susan C. Haddad
William N. Haddad
Bryce L. Hamilton '28
*Richard M. Harter '61
*Laura G. '77 and Michael R.
Hassan '74
James E. Hautzinger '61
Howard G. Hawkins, Jr. '41
Howard M. Heitner '82
*Richard H. Helmholz

Leland E. Hutchinson '73
#Hyman J. Krause Memorial
Foundation Inc.
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Miles Jaffe '50
Jeffrey Jahns '71
Thomas N. Jersild '61
Daniel E. Johnson '57
Elliott A. Johnson '31
David J. Joyce '66
*Joel H. Kaplan '69
Karen J. Kaplowitz '71
Marilyn H. and Thomas L.
Karsten '39
Miriam H. Keare '33
Daniel P. Kearney '65
Jeffrey J. Keenan '83
James E. Kelley '66
#Peggy L. Kerr '73
†Paul R. Kitch '35
Stephen E. Kitchen '69
*Lorenz F. Koerber, Jr. '42
Abe Krash '49
*Duane W. Krohnke '66
#Mary Jane K. and Philip B.
Kurland
*H. Douglas Laycock '73
Philip C. Lederer '35
Laurence R. Lee '51
#Janet G. and Rex E. Lee '63
Morris I. Leibman '33
Milton A. Levenfeld '50
#Daniel E. Levin '53
#Dorothy R. Levitan
Robert M. Lichtman '55
*Mark S. Lieberman '59
Nancy A. Lieberman '79
#Golda and Ivan Lippitz
Alfred R. Lipton '66
Carl S. Lloyd '20
*William F. Lloyd '75
#Frederick C. '80 and Lynn T.
Lowinger
Jo Desha Lucas
Hans P. Lundgaard '67
Donald A. and Margaret M.
Mackay '61
Mark C. Mamolen '77
Robert D. Martin '69
Estate of Paul E. Mathias '27
John F. McCarthy '32
*James J. McClure, Jr. '49
#Helen C. and Robert
McDougal, Jr. '29
Terry A. McIlroy '70
Robert E. McKee '64
#Patricia R. McMillen '83
Ethel McQuiston
Thomas A. McSweeney '65

1. The Wally Blum tie contest has become a regular feature of the annual Over the Hump party. When was the first contest?
(a) 1948; (b) 1963; (c) 1973; (d) 1981.



*George P. Felleman '67
Gail P. Fels '65
Estate of Morris E. Feiwell '15
Stanley R. Fine '50
Daniel Fogel '49
Ethan J. Friedman '83
#Robert S. Friend '31
Roger R. Fross '65
Francis J. Gerlits '58
James T. Gibson '52
Robert C. Gobelmann '58
Gene E. Godley '63
Perry B. Goldberg '60
Larry M. Goldin '79
Harold L. '47 and Ruth G.
Goldman '47

Sidney J. Hess, Jr. '32
John T. Hickey, Jr. '77
David C. Hilliard '62
Albert F. Hofeld Jr. '64
George C. '28 and Ines C.
Hoffmann '28
Irene S. '73 and Oliver L.
Holmes '73
*Richard K. Hooper '56
Rodrigo J. Howard '82
*Ellen and Lawrence Howe '48
Charles E. Hussey II '58

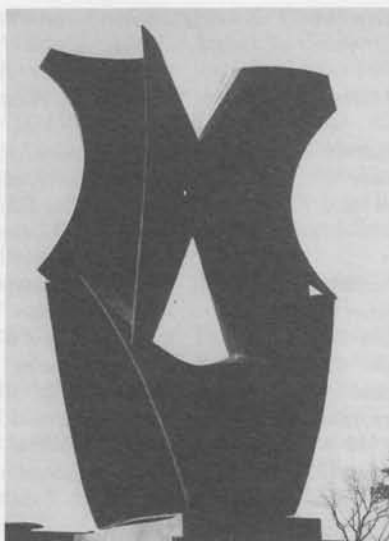
- Jacques K. Meguire '79
 #James W. '71 and Shelly M. Mercer '70
 #Peter H. Merlin
 #Metropolitan Life Insurance Company
 David B. Midgley '65
 Mary K. '84 and Maurice E. Miller '83
 Stanford Miller '38
 Lee M. Mitchell '68
 *G. Paul Moates '75
 Robert H. Mohlman '41
 Peter J. Mone '65
 Thomas D. Morgan '65
 *Elaine and Norval R. Morris
 Paul E. Moses '52
 Gerald F. Munitz '60
 John J. Naughton '49
 Donald R. Newkirk '48
 *Karl F. Nygren '51
 Robert H. O'Brien '33
 O'Melveny & Myers
 Roger Orf '79
 #Irving H. Paley
 #Gary H. Palm '67
 #Eugene S. Palmer
 Barrington D. Parker '46
 Keith I. Parsons '37
 Hugh M. Patinkin '75
 Russell M. Pelton, Jr. '63
- Gerald M. Penner '64
 #Claire E. Pensyl '78
 Mildred G. Peters '49
 *Donald A. Petrie '47
 George J. Phocas '53
 #Sophie Gore Pomaranc
 Herbert Portes '36
 Pope Ballard Shepard & Fowle
 *Alexander H. Pope '52
 #Helen Puttkammer
 #Roberta C. Ramo '67
 George A. Ranney, Jr. '66
 James M. Ratcliffe '50
 Laurence Reich '53
 Greg W. Renz '75
 Jerome Richard '38
 James R. Richardson '69
 J. Timothy Ritchie '63
 Frederic P. Roehr III '58
 Judith L. Rose '82
 #Eric M. Rosenfeld '59
 *Walter Roth '52
 Cathryn Ruggeri '86
 Paul T. Rutlum '72
 #Dennis P. Ryan
 Steven J. Sacher '67
 #Bernard Sang '35
 Frederick Sass, Jr. '32
 Mark S. Sauter '79
 #Bruce H. Schoumacher '66
- *Thomas J. Scorza '82
 Marc P. Seidler '73
 James A. Serritella '71
 Gerald J. Sherman '62
 Nancy M. Sherman '48
 *James H. Shimberg '49
 Allen M. Singer '48
 Stephen M. Slavin '64
 Daniel C. Smith '40
 Tefft W. Smith '71
 #Branka J. and Harry B. Sondheim '57
 #Myndl W. Spector
 Harold E. Spencer '37
 Charles D. Stein '48
 Saul I. Stern '40
 #Lorna P. Straus
 #Supreme Life Insurance Co.
 *Michael J. Sweeney '76
 Joseph C. Swidler '30
 Kenneth R. Talle '69
 #Harry P. Tatelman
 Marvin T. Tepperman '49
 Alfred B. Teton '36
 Thomas M. Thomas '35
 Elizabeth B. and Theodore D. Tieken '33
 Kenneth S. Tollett '55
 *Charles S. Treat '80
 Junjiro J. Tsubota '67
- #Francesca Turner
 Francis E. Vergata '70
 Philip L. Verveer '69
 Wachtell Lipton Rosen & Katz
 Maurice Walk '21
 Helen M. and Maurice S. Weigle '35
 #Gordon L. and Roberta M. Weil
 Neil S. Weiner '73
 *Richard M. Weinroth '83
 Robert L. Weiss '48
 Ira T. Wender '48
 *Donald M. Wessling '61
 *The Whistler Foundation
 #James S. Whitehead '74
 *Edwin P. Wiley '52
 John P. Wilkins '69
 Voyle C. Wilson '66
 Barry S. Wine '67
 Carl E. Witschy '77
 Helen E. Witt '82
 Ann and Arnold R. Wolff
 *Donald J. Yellon '48
 #Mark C. Zaander '76
 Morton H. Zalutsky '60
 Michael W. Zavis '61
 *Eva and Hans Zeisel
 John E. Zimmerman '49
 Joseph T. Zoline '35
 William A. Zolla '65

Dean's Associates (\$500-\$999)

- Anonymous (1)
 William H. Abbott '28
 Morris B. Abram '40
 Adams Fox Adelstein & Rosen
 *John F. Adams '77
 #American Airlines, Inc.
 #Gordon C. Atkinson '81
 Mary L. Azcuenaga '73 and
 Ronald G. Carr '73
 Michael F. Baccash '73
 James L. Baillie '67
 #Gary H. Baker '73
 Sheldon I. Banoff '74
 Barry M. Barash '62
 *Bonnie A. Barber '75
 Paul M. Barnes '39
 *Robert B. Barnett '71
 Steve M. Barnett '66
 Urs L. Baumgartner '79
 Lowell H. Bennett '50
 Joseph I. Bentley '68
 *Robert M. Berger '66
 *Kenneth J. Berman '79
 Allan E. Biblin '62
 David C. Bogan '72
 Daniel I. Booker '71
 *Robert H. Bork '53
 William M. Brandt '41
 Neil S. Braun '77
 *Roger T. Brice '73
 #James E. Brown '83 and
 Gretchen A. Winter '83
- #Johnine J. Brown '77
 John J. Buckley, Jr. '72
 #Michael T. Buckley '81
 #Philip T. '63 and Drusilla G. Carter
 Donald R. '76 and Sally A. Cassling '76
 Max L. Chill '35
 Michael E. Chubrich '72 and
 Donna P. Saunders '71
 Deborah A. Claflin '83
 *Robert C. Claus '57
 #Marian and Ronald H. Coase
 Langdon A. Collins '56
 John A. Cook '47
 *Rand L. Cook '73
 Richard A. Cordray '86
 Stephen C. Curley '69
 L. Jorn Dakin '64
 Holly C. Davis '76 and George L. Kovac '76
 #Kenneth C. Davis
 Christopher C. De Muth '73
 Samayla Deutch '64
 Timothy W. Diggins '83
 Aaron Director
 John D. Donlevy '57
 George T. Donoghue, Jr. '38
 Frank C. Dunbar III '64
 Alderman Dystrup '31
- Electronic V.I.P. Club
 Lommen D. Eley '32
 Richard R. Elledge '61
 David W. Ellis '67
 William R. Emery '37
 Maurice S. Emmer '78
 *Adam O. Emmerich '85
 J. Eric Engstrom '69
 Donald M. Ephraim '55
 Warren P. Eustis '53
 *C. Curtis Everett '57
 John P. Falk '68
 Terry Y. Feiertag '66
 A. Daniel Feldman '55
 #Burton E. Feldman
 Laurie N. Feldman '84 and
 Stephen G. Gilles '84
 Richard L. Fenton '78
 #Philip E. Fertik '81
 *Sharon S. and Steven J. Fiffer '76
 Sherman D. Fogel '65
 Richard T. Franch '67
 Ellen A. Fredel '79
 Michael J. Freed '62
 #Jeffrey Fried
 Michael R. Friedberg '71
 Edward D. Friedman '37
 Alvin Fross '51
 #Scott D. '79 and Sherry W. Gilbert '78
- John V. Gilhooly '59
 Lewis R. Ginsberg '56
 Douglas H. Ginsburg '73
 *Jerold H. Goldberg '73
 *Edwin H. Goldberger '50
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 Robert W. Gray '65
 Robert M. Green '57
 Greenberger Krauss & Jacobs
 Ernest Greenberger '47
 John R. Grimes '55
 William A. Halama '65
 Willy G. Hallemeesch '62
 Joel L. Handelman '65
 Thomas M. Haney '63
 Donald M. Hawkins '47
 Stephen L. Haynes '74
 James H. '70 and Margaret Hedden '70
 *Walter Hellerstein '70
 *Susan A. Henderson '69
 David I. Herbst '64
 #Joseph Herman
 Stephen J. Herson '72

= Restricted gift
 * = Restricted and
 unrestricted gifts
 † = Deceased

2. We all know it as The Pevsner.
What is the correct title of the
sculpture in the reflecting pool?



(a) Time and Space Continuum;
(b) Dance to the Music of Time;
(c) Construction in Space in the
Third and Fourth Dimension;
(d) Interdimensional Connections
in Space and Time.

Thomas C. Hill '73
*Harold C. '69 and Linda R.
Hirshman '69
#Howard B. Hodges
Case Hoogendoorn '69
Allan Horwich '69
*Edwin E. Huddleson III '70
and Andra Oakes '71
Carrie K. Huff '85
*Roger M. Huff '76
#Samuel M. Hung '84
Louis A. Huskins '68
Marc R. Isaacson '71
*David B. Jaffe '81
David L. James '60
*David A. Jenkins '78
Carroll Johnson '36
John A. Johnson '69
Norman E. Jorgensen '43
#John Jubinsky '59
Kansas State Bank and Trust
Company
Noel Kaplan '63
Sidney Kaplan '64
Kathleen G. '84 and Scott B.
Kapnick '85
Samuel A. Karlin '29
Arnold J. Karzov '62
#Nicholas deB. Katzenbach
#Donald R. '36 and Margaretha
M. Kerr

Anne G. Kimball '76
Thomas D. Kitch '69
Marilyn G. Klawiter '80
*James L. Knoll '67
Peter R. Kolker '66
Peter Kontio '73
*Robert J. Kopecky '79
*Alan M. Koral '75
Elbert J. Kram '66
David S. Kreisman '63
Herbert W. Krueger, Jr. '74
*Andrew '77 and Dana H. Kull
'77
Peter A. Kurer '76
Richard Langerman '61
Peter F. Langrock '60
Leslie L. Larson '75
#Layfer, Cohen Handelsman &
Mora, Ltd.
Richard S. Leaman '79
Susan M. Lee '79 and Robert J.
Minkus '79
Clyde M. Leff '80
Stanford Levey
Richard H. Levin '37
Robert M. Levin '67
Louis W. Levit '46
Samuel R. Lewis, Jr. '37
Glen S. Lewy '74

*Leon M. Liddell
*Lance E. '78 and Marjorie P.
Lindblom '78
Charles E. Lindell '52
#Kenneth W. Lipman '74
Solaman G. Lippman '36
*Robert L. Lofts '59
John D. and Catherine T.
MacArthur Foundation
Neal D. Madden '71
Marcy J. Mandel '81
Thomas M. Mansager '63
Michael J. Marks '63
David E. Mason '64
Barbara W. '68 and T. Michael
Mather '68
#Kathryn McCary '81
Robert A. McCord '48
Timothy V. McGree '73
#John A. McLees '74
Larry H. McMillin '76
#Stanley H. Meadows '70
#David R. Melton '77
Daniel J. Meltzer and Ellen M.
Semonoff
*Pamela M. Meyerson '83
#Holly H. and Neal S. Millard
'72
Byron S. '37 and Jeanette R.
Miller '37
Michael Mills '74
Robert S. Milnikel '53
Henry J. Mohrman, Jr. '73
Robert D. Morgan '37
Jules Moskowitz '69
Morrie Much '62
Samuel S. Mullin '76
*Donna M. Murasky '72
Paul M. Murphy '77
*Mitchell J. Nelson '73
Kenneth B. Newman '64
William O. Newman '52
Thomas L. Nicholson '55
Emily Nicklin '77
Hope G. Nightingale '81
Robert E. Nord '72
#John K. Notz, Jr.
Stephen F. O'Byrne '77
Edward T. O'Dell, Jr. '60
Oak Brook Bank
*Dallin H. Oaks '57
Herman Odell '36
Richard N. Ogle '61
Janet D. Olsen '81
#Barbara and Richard D. Ostrow
Albert L. Parks '61
Roger J. Patterson '81
#Perry Weyand Perry
Lee T. Polk '70
Marvin E. Pollock '56
H. Le Baron Preston '72
Kenneth L. Pursley '65
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Robert N. Reid '30
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Robert H. Riley '78
*Carol M. Rose '77
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Schmalbeck '75
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*John A. Schlickman '78
Bernard A. Schlifke '65
Kenneth R. Schmeichel '73
Frank L. Schneider '62
Harry H. Schneider, Jr. '79
F. Max Schuette '50
*Donald L. '74 and Susan J.
Schwartz '74
John J. Scott, Jr. '75
Larry P. Scriggins '61
Charles O. Sethness '37
William L. Sharp '64
Timothy Shouvin '76
Donald L. Shulman '68
Raymond I. Skilling '62
*Mark W. Smith '81
Payton Smith '57
*Frederick J. '79 and Priscilla C.
Sperling '79
Ann E. '72 and James E.
Spiotto '72
Byron E. Starns, Jr. '69
*Henry L. Stern '50
Herbert J. Stern '61
John I. Stewart, Jr. '75
David M. Stigler '68
Sherwin J. Stone '50
*Jeffrey M. Strauss '81
Leslie A. Stulberg '78
*Barry '74 and Winnifred F.
Sullivan '76
William R. Sullivan, Jr. '71
James E. Tancula '82
Kenneth M. Taylor, Jr. '79
Robert A. Thorsen '37
John J. '73 and Ricki R. Tigert
'76
Ronald L. Tonidandel '58
John B. Truskowski '70
*Allen M. Turner '61
Roger D. '76 and Sally D.
Turner '76
Robert E. Ulbricht '58
Thomas Unterman '69
David J. Vandermeulen '85
Paul W. Voegeli '71
Robert J. Vollen '64
Alan S. Ward '55
*Harold A. Ward III '55
Clifford L. Weaver '69
*Robert F. Weber '75
Claire A. Weiler '83
*Peter L. Wellington '77
Lawrence E. Wieman '84
Hubert L. Will '37
Bobbie Jo '78 and James D.
Winship
#Erich P. '74 and Susan A. Wise
'74
George E. Wise '48
Maynard I. Wishner '47
George H. Wu '75
*Joseph H. Young '84
Barry L. Zubrow '79

Century Associates (\$100-\$499)

- Anonymous (4)
 #Mark N. Aaronson '69 and Marjorie E. Gelb '70
 Joseph J. Abbell '34
 David Abelman '85
 #Amy L. Abrams '82
 Howard B. Abrams '66
 Norman Abrams '55
 Sidney P. Abramson '60
 Peter Achermann '60
 #David J. Achtenberg '73
 Fred M. Ackerson '80
 Anita and Kenneth L. Adams '70
 Neil H. Adelman '60
 Barry E. Adler '85
 *Marion B. Adler '82
 Thomas W. Albrecht '79
 Joseph Alexander '73
 Thomas R. Alexander '48
 William H. Alexander '29
 Harry T. Allan '56
 David W. Allen '75
 David M. Allen '72
 Mary D. Allen '72
 #Thomas J. Allen '76
 Alexander C. Allison '63
 Paul J. Allison '51
 #Wayne A. Allwine
 *John J. Almond, Jr. '78
 Jeffrey Alperin '84
 Benjamin P. Alschuler '60
 Sam Alschuler '35
 Peter A. Altabef '83
 Alfred C. Aman, Jr. '70
 Barbara J. Anderson '84
 #Bryan S. Anderson '86 and Melissa A. Plotsky
 C. David Anderson '67
 Lyle R. Anderson '82
 Mark D. Anderson '77
 Terence J. Anderson '64
 Charles R. Andrews '58
 Joseph L. Andrus '76
 Milton S. Applebaum '33
 David L. Applegate '78
 #Terry S. Arbit '83
 #Bennett Archambault
 Leonard P. Aries '32
 Kenneth E. Armstrong '72
 Donald E. Arnell '56
 Frederic J. Artwick '70
 Anna B. Ashcraft '81
 Gilbert F. Asher '64
 Lester Asher '32
 Frederick E. Attaway '73
 Boris Auerbach '54
 James L. Austin, Jr. '75
 Martin P. Averbuch '77
 Rosemary B. Avery '71
 #Robert M. Axelrod '74
 #Frederick W. Axley '69
 #Oliver V. Axster '54
 Stephen L. Babcock '66
 George E. Badenoch '66
 Richard I. Badger '68 and Inge Fryklund '79
 Arthur J. Baer, Jr. '51
 Paula M. Bagger '85 and James T. Vradelis '85
 Frederick J. Bailey III '76
 Roger A. Baird '38
 David R. Baker '82
 Samuel M. Baker '72
 Thomas A. Baker '74
 Dennis R. Baldwin '65
 Sharon Baldwin '75
 Sara J. Bales '70
 #Lance C. Balk '84
 James M. Ball '74
 #Judith E. Ball '67
 Thomas A. Balmer '77
 Joseph S. Balsamo '52
 E. Jeffrey Banchemo '77
 Anthony H. Barash '68
 Andrew L. Barber '79 and Mary E. Kazimer '85
 *Courtenay Barber, Jr.
 Dennis M. and Marlon Barden
 #Jayne W. Barnard '75
 Carey S. Barney '82
 Karl R. Barnickol III '66
 Paul W. Barrett '27
 *James E. Bartels '74
 *Philip H. Bartels '74
 Fred H. Bartlit '23
 #Ann V. Bartsch '77
 Victor Bass '73
 #Patrick B. Bauer '75 and Christine M. Luzzie '75
 Marc L. Baum '84
 #Lori I. '84 and Todd A. Bauman '84
 Lawrence G. Becker '64
 Charles T. Beeching, Jr. '55
 Jack D. Beem '55
 *Marc O. Beem, Jr. '75
 #Jack M. Beermann '83
 Joel Behr '67
 Ira S. Bell '60
 Gary L. Bengston '63
 William W. Bennett, Jr. '75
 Frank N. Bentkover '68
 #Mary K. Bentley '85
 H. Nicholas Berberian '78
 Walter F. Berdal '38
 Robert J. Berg '83
 Thomas W. Bergdall '76
 #Joel Berger '68
 #Peter Berkos
 Arthur E. Berlin '49
 #Jeremy A. Berman '81
 Frank C. Bernard '30
 Donald S. Bernstein '78
 Joel M. Bernstein '69
 Jose L. Berra '84
 Christopher S. Berry '76
 #Jean Berthelot
 William E. Bertholf, Jr. '53
 Frederick W. Bessette '74
 James E. Betke '66
 Jerry H. Biederman '71
 James L. Billinger '67
 Wendy C. Binder '72
 Charles C. Bingaman '66
 Donald J. Bingle '79
 *James R. Bird '77
 *Mark R. Bires
 George F. Bishop '79
 Barton A. '81 and Kim F. Bixenstine '82
 *Michael W. Blair '81
 *Ross W. Blair '85
 Alan H. Blankenheimer '76
 Michael W. Blaszkak '76
 Robert S. Blatt '52
 Harvey E. Blitz '69
 Neal J. Block '67
 Stanley B. Block '57
 David M. Blodgett '69
 #Douglas C. Blomgren '77
 *George V. Bobrinskoy, Jr. '59
 Darilyn W. Bock '86
 W. Daniel Boe, Jr. '65
 George T. Bogert '44
 Danny J. '68 and Judith S. Boggs '69
 Richard W. Bogosian '62
 *Fern C. Bomchill '72
 Andy L. Bond '65
 Judith A. Bonderman '68
 Gerardo M. Boniello '70
 Kurt Borchardt '37
 Richard M. Botteri '71
 John W. Bowden '53
 William J. Bowe '67
 Harold H. Bowman '51
 #Bruce W. Boyd '84
 Timothy D. Bradbury '72
 Charles R. Brainard '58
 Steve A. Brand '73
 Gene B. Brandzel '61
 *Lynn S. Branham '80
 Philip L. Bransky '61
 Uzzell S. Branson III '69
 Ernest A. Braun '38
 Geoffrey A. Braun '67
 Carol M. '72 and Michael A. Braun '72
 Bruce E. Braverman '81
 Rhea L. Brennwasser '27
 #Abraham J. Briloff
 Matthew E. Brislaw '59
 #Steven F. Brockhage '81
 James A. Broderick '67
 Hugh A. Brodkey '54
 Michael T. Brody '83
 Henri L. Bromberg III
 Juanita Bromberg
 David A. Bronner '73
 Robert Bronstein '51
 #John E. Brower '76 and Ellen Higgins '74
 Alan C. Brown '81
 David R. '78 and Elizabeth A. Brown '79
 #Joanne E. Brown '85
 Mabel W. Brown '41
 #Robert L. Brubaker '72
 McKnight Brunn '49
 #Bryan, Cave, McPheeters & McRoberts
 Lorens Q. Brynstad '61
 *Stephen R. Buchenroth '74
 Willis R. Buck, Jr. '84
 Catherine W. Bullard '29
 Daniel H. Burd '83
 Edward M. Burgh '64
 Martin N. Burke III '62
 Richard W. Burke '58
 Hugh A. Burns '55
 Jean W. Burns '73
 John E. Burns '74
 Charles R. Bush '67
 Thomas F. Bush, Jr. '79
 Kenneth V. Butler '59
 Allan M. Caditz '52
 Debra A. Cafaro '82
 Bruce D. Campbell '62
 William J. Candee IV '86
 Karen J. Canon '84
 Jack P. Caolo '70
 Randall E. Cape '78
 David A. Caprera '79
 Thomas Carlin '25
 Thomas P. Carroll '81
 R. Guy Carter '31
 #Gerhard Casper
 *George J. Casson, Jr. '72

= Restricted gift
 * = Restricted and unrestricted gifts
 † = Deceased

- John W. Castle '60
Rimas F. Cernius '76
*Jeffrey R. Chanan '80
*David S. Chernoff '62
#Sidney B. Chesnin '75
Yung F. Chiang '65
Marvin Chirelstein '53
David J. Cholst '83 and Laura D. Richman '81
#Gerald J. Christian
H. Collyer Church, Jr. '60
Celia R. Clark '79 and Edgar C. Gentry '79
Jerry N. Clark '66
Robert W. Clark III '73
Steven L. Clark '68
Suzanne B. Clarke '56
Michael G. Cleveland '74
Roger L. Clough '66
David R. Clowers '72
*Etahn M. Cohen '84
Garry W. Cohen '78
Lawrence M. Cohen '60
#Stephen A. Cohen '73
Gerald B. Cohn '64
Gerald A. Cohn '62
Marcus Cohn '38
Stuart A. Cohn '80
Sheldon O. Collen '49
Norton J. Come '42
Eugene J. Comey '75
#Margaret A. Conable '80
John T. Conlee '65
Vincent J. Connelly, Jr. '75
James C. Conner '61
#Andrew H. Connor '79
Charles M. Constantine '48
Eugene G. Coombs
Daniel P. Cooney '77
#Charles W. Cope '82
Ronald S. Cope '63
Lawrence J. Corneck '71
Sidney N. Cornwall '26
Frances B. Corwin '40
Sherman P. Corwin '41
Judith S. Cottle
*Harry M. and Ludmilla Coven
George M. Covington '67
William H. Cowan '71
*George I. Cowell '57
Kathleen A. Cox '79
Robert B. Craig '81
Ernest G. Crain '58
*Roger C. Cramton '55
Robert A. Crane '38
#John C. Cratsley '66
J. Stephen Crawford '58
#Evelyn H. and Murray Cremer
#William H. Crispin '75 and Maureen E. Mahoney '78
John A. Crittenden '81
#Donald B. Cronson '48
Donald M. Crook '73
Geoffrey L. Crooks '68
John R. Crossan '73
Stanley L. Cummings '43
Edward J. Cunningham '60
Richard Cunningham '82
#David P. Currie
#George B. Curtis '76
Charles F. Custer '58
#Thomas G. Dagger '85
Volker Dahlgren '68
Robert P. Dahlquist '82
Robert V. Dalenberg '53
#James W. Daniels '70
Douglas F. Darbut '79
Nathan H. Dardick '74
#Peter H. Darrow '67
#Carla and Joe J. Daruty
Joseph N. Darweesh '64
#Beth B. Davis '74
Gary E. Davis '63
#Howard J. Davis '80
#Jane S. and Muller Davis
Joseph Davis '56
James M. Davran '41
George L. Dawson '69
Lloyd R. Day, Jr. '79
Edward R. De Grazia '51
Herbert C. De Young '28
Jonathan Dean '70
John M. Delehanty '69
Dennis M. DeLeo '66
Harlan M. Dellsy '72
Darrell L. DeMoss '74
Loren E. Dessonville '78
Shari S. Diamond '85
Vincent L. Diana '55
George R. Diaz-Arrastia '83
Robert J. Diercks '66
David G. Dietze '82
#Patrick P. Dinardo '82
Richard G. Dinning '49
Robert L. Doan '59
Hugh J. Dobbs '25
Daniel L. Doctoroff '84
Donald B. Dodd '30
#Bernardine R. Dohrn '67
Alan R. Dominick '69
*Michael A. Donnella '79
Robert J. Donnellan '64
Antonia M. Donovan '85 and Patrick T. Finegan '84
Fred J. Dopheide '51
Nancy E. Dorf '86
Charles L. Dostal, Jr. '69
Donald C. Dowling '61
Barbara Downey '78
James A. Downs '86
Richard N. Doyle '66
John T. Duax '71
F. Ellen Duff '80
James D. Dufrain '52
Thomas V. Dulcich '80
#Anne C. and Allison Dunham
Seymour H. Dussman '65
Morris G. Dyner '67
David P. Earle III '62
Robert Eastburn, Jr. '67
Keith E. Eastin '67
Robert L. Ebe '76
Edward K. Eberhart '60
James I. Edelson '80
Michael F. Eichert '76
#John C. Eichman '82
Seth A. Eisner '76
Donald E. Elisburg '63
H. Anderson Ellsworth '74
Lowell N. Elsen '62
William B. Elson, Jr. '35
Tim J. Emmitt '65
Sheri J. Engelken '83
#Glenn M. Engelmann '80
Charles L. Ephraim '77
Elliot S. Epstein '51
Samuel B. Epstein '15
John A. Erich '72
#Diane Erickson '75 and Ronald K. Sakimura '75
David T. Erie '84
Howard G. Ervin III '72
Henry J. Escher III '77
John S. Eskilson '64
#Jerry A. Esrig '78
Jeanne B. '83 and John R. Ettelson '84
Ralph B. Ettlinger '45
David M. Evans '61
Andrew L. Fabens III '67
*Terry S. Fagen '58
Andre L. Faoro '87
Frank C. Fariss '57
Ward Farnsworth '58
James R. Faulstich '61
James E. Fearn, Jr. '71
#Stephen Fedo '81
John N. Fegan '34
Jay M. Feinman '75
Steven B. Feirson '75
*Bruce S. Feldacker '65
Leo Feldman '54
#Ronald S. Feldman
#Henry F. Field '65
Jonathan I. Fieldman '84
#James D. '80 and Linda B. Fiffer
#William L. Fillmore '76
*James M. Finberg '83
#Martha L. Fineman '75
William B. Fisch '62
#Daniel R. Fischel '77
*Justine Fischer '71
Henry D. Fisher '32
#Steven L. Fisher '73
Laura K. and Walter T. Fisher '17
Ward P. Fisher '52
#Owen M. Fiss
Thomas M. Fitzpatrick '76
Estate of Dale H. Flagg '25
*Arnold M. Flamm '50
Gregory J. Flemming '81
David K. Floyd '60
Martin G. Fogelson '66
James H. Foster '80
Jacob L. Fox '47
James H. Fox '78
Carl B. Frankel '57
Jack E. Frankel '50
*David M. Frankford '79
Richard S. Frase '70
Deborah D. Fraser '77
*Merrill A. Freed '53
*George S. Freudenthal Jr. '32
Bernard A. Fried '28
#Ellen S. Friedman '81
Gary M. Friedman '83
Richard F. Friedman '68



3. The D'Angelo Law Library currently has a collection of around 489,000 volumes. How many books did the Law School have when it started in 1902?
(a) 18,000; (b) 55,000; (c) 93,000; (d) 105,000.

*Deborah A. '85 and Stuart E. Fross '85
Keith E. Fry '55
#Wilson P. Funkhouser, Jr. '73
#Aviva Futorian '70
Paul J. Galanti '63
Daniel P. Gallagher, Jr. '76
George F. Galland, Jr. '73

- Gustav Gants
Robert S. Garrick '80
Joseph J. Gasior '42
David W. Gast '71
John T. Gaubatz '67
Robert D. Gecht '77
Gabriel E. Gedvila '61
Robert J. Geiger '64
Sandra F. Gelman '82
Alfred J. Gemma '59
James C. Geoly '85
Mark P. Gergen '82 and Susan R. Whitman '82
#Irving Geslewitz '76
Martha E. Gifford '76
*Anthony C. Gilbert '63
Edward P. Gilbert '81
Harris A. Gilbert '55
*Alan S. '75 and Jessie W. Gilbert
Norden S. Gilbert '74
Gerald F. Giles '56
Wayne S. Gilmartin '75
#Laura A. Ginger '79
Sheldon M. Gisser '63
Wilbur A. Glahn III '72
David H. Glaser '82
#Paul F. Gleeson '66
#Mary A. Glendon '61
Philip M. Glick '30
Don E. Glickman '72
Robert C. Glustrom '76
*Jeffrey S. Goddess '70
Barbra L. Goering '77
Raymond T. Goetz '85
#Raymond N. Goetz '50
Roger N. Gold '71
Lyn I. Goldberg '66
Robert J. Goldberg '65
Samuel D. Golden '49
Barry L. Goldin '76
Louis B. Goldman '74
Linn C. Goldsmith '64
#Mitchell D. Goldsmith '78
Zalmon S. Goldsmith '38
E. Ernest Goldstein '42
John W. Golosinec '30
Robert L. Golub '86
James C. Goodale '55
Kim A. Goodhard '79
#Doris and Ernest B. Goodman '57
*James A. Goodman '81
#Robert C. Goodman '83
Zenia S. Goodman '48
Charles P. Gordon '67
Donald R. Gordon '79 and Carol A. Johnston '79
Michael S. Gordon '55
Mindy B. Gordon '85
Gerald R. Gorman
Matthew B. Gorson '73
#Jack L. Gosden
David B. Goshien '62
John W. Gosselin '59
Elmer C. Grage '33
Bruce M. Graham '76
David F. Graham '78
Haldon K. Grant '61
Hymen S. Gratch '28
Jeffrey L. Grausam '68
#Velma R. and William W. Gray
Joseph E. Green '31
Robert W. Green '71
Ross B. Green '84
#William A. Greenberg
#Suzanne S. Greene '84
Howard H. Greengard '74
Walter C. Greenough '75
Edward B. Greensfelder, Jr. '62
Gerald B. Greenwald '51
Leonard Greenwald '59
Diane E. Greif '84
Philip J. Grib '63
A. Russell Griffith '33
Janice C. Griffith '65
Joseph H. Groberg '70
Ben Grodsky '33
Lewis G. Groebe '35
Reed Groethe '77
#Karen E. Gross '81
*David A. Grossberg '75
*Steven A. Grossman '71
A. Eugene Grossmann, Jr. '40
Brimson Grow '34
Mark E. Grummer '76
Irwin L. Gubman '67
Alden Guild '57
Chaitanya Gurtu '71
Charles H. Gustafson '62
Edward R. Gustafson '41
Solomon Gutstein '56
Howard O. Hagen '73
#Mary C. Hagman
*Frances and J. Parker Hall
Richard D. Hall '39
†Andrew C. Hamilton '28
Charlotte B. Hamilton '42
R. Dickey Hamilton '60
James M. Hamman '82
Gregory L. Hammond '79
Philip G. Hampton II '80
Edward T. Hand '74
*Steven P. Handler '71
Norman J. Hanfling '59
Sean M. Hanifin '81
William S. Hanley '64
Joseph C. Hanlon '71
Julian R. Hansen '52
Richard A. Hanson '72
Ronald W. Hanson '75
Patrick H. Hardin '65
William M. Hardin '82
Robert H. Harlan '42
Berthold J. Harris '29
L. Julian Harris '24
Micalyn S. Harris '66
Philip L. Harris '83
*Steven L. Harris '73
Lafayette G. Harter III '80
#Claire T. Hartfield '82
Luther A. Harthun '60
Steven E. Hartz '74
*Denise J. Harvey '84
Carl A. Hatch '65
Paul H. Hauge '61
Morton Hauslinger '31
Lisa A. Hausten '83
Adrianne R. Hawes '78
Byron T. Hawkins '50
Carol C. Hayes '79
J. William Hayton '50
#Geoffrey C. Hazard, Jr.
John N. Hazard '39
Robert A. Hazel '79
George L. Hecker '33
William C. Heffernan '78
William M. Hegan '62
Fritz F. Heimann '51
Frederic W. Heineman '31
Ann R. Heitland '75
Ronald B. Hemstad '60
Schuyler K. Henderson '71
Ralph J. Henkle '58
J. Gordon Henry '41
George L. Herbolzheimer '35
*Gail L. Heriot '81
#Raymond P. Hermann '73
Mitchell E. Herr '81
Morris P. Hershman '76
John D. Hertzer '64
#Herbert H. Heyman
#Mark J. Heyrman '77
David A. Heywood '81
Frederic Hickman
Henry L. Hill '38
John E. Hill '69
#Vincent E. Hillery '84
Jordan J. Hillman '50
#Jacki D. Hinton '85
James E. Hipolit '76
Ronald L. Hirsch '68
James M. Hirschhorn '74
Solomon I. Hirsh '55
Kevin J. Hochberg '84
*Aaron E. Hoffman '72
#William H. Hoffman
#Laura B. Hogue '67
James E. Honkisz '74
Richard P. Horn '73
#Andrew W. Horstman '77
Vernon H. Houchen '54
#Frederick C. Houghton, Jr.
Maureen M. Houlihan '83
*Alan J. Howard '72
John C. Howard '35
Kenneth Howell '59
John C. Hoyle '67
Thomas W. Huber '59
Harold W. Huff '36
Sam S. Hughes '29
Lawrence H. Hunt, Jr. '69
Robert L. Hunter '27
*Joel M. Hurwitz '76
James L. Huston '84
Anne M. Hutchins '83
Michael L. Igoe, Jr. '56
Thomas V. Irwin '69
Herbert Israelstam '36
Laurence Jackson '78
Phillip L. Jackson '79
Jeffrey W. Jacobs '79
Randall M. Jacobs '69
John J. Jacobsen, Jr. '75
Marian S. Jacobson '72
Ted R. Jadwin '74
Harris S. Jaffe '67
Maynard J. Jaffe '51
Craig E. Jameson '66
Laura C. Janas '35
Karl R. Janitzky '40
James R. Janz '79
Dennis L. Jarvela '69
Donald W. Jenkins '72
John E. Jensen '51
Raymond A. Jensen '50
Robert A. Jensen '62
Gerhardt S. Jersild '31
Paul F. Jock II '70
#Dennis P. Johnson '79
John A. Johnson '40
Kirk B. Johnson '73
Quintin Johnstone '38
#Robert L. Jolley, Jr. '76
Randolph N. Jonakait '70
John T. Jones '30
Michael F. Jones '73
Russell D. Jones '74
Jack Joseph '52
*Maury B. Josephson '85
Harold R. Juhnke '69
Byron E. Kabot '41
Scott L. Kaker '85
Harold I. Kahan '40
#Harold E. Kahn '82
David A. Kalow '76
#Betty Kalven
Chester T. Kamin '65
Malcolm S. Kamin '64
Joseph T. Kane '60
#Gerald Kanter
Alan N. Kaplan '71
Bernard S. Kaplan '50
Daniel D. '78 and Lucille R. Kaplan '78
Daniel F. '85 and Ellen D. Kaplan '85
Harold L. Kaplan '75
*Stanley A. Kaplan '33
Steven Z. Kaplan '71
Emile Karafiol '79
Norman Karlin '49

= Restricted gift

* = Restricted and
unrestricted gifts

† = Deceased

- Ethel M. Katz '43
Harold A. Katz '48
Leo Katz '82
#Stanley N. Katz
Charles R. Kaufman
Randy A. Kaufman '84
Ross Kaufman '80
Mary E. Kazimer '85
Daniel L. Keating '86
Stephen A. Keen '84
Darrell D. Kellogg '59
Thomas O. Kelly III '83
Robert A. Kelman '71
*Charles M. Kennedy IV '80
Eileen M. Kennedy '79
Peter M. Kennel '67
Frank D. Kenney '49
Barry J. Kerschner '79
Steven A. Kersten '80
Daniel T. Kessler '85
Jerald A. Kessler '72
Nabil L. Khodadad '85
Arthur G. Kidman '74
Carrie E. Killebrew '85
Thomas L. Kimer '71
#John M. Kimpel '74
Charles M. King '78
Richard G. Kinney '64
Ross R. Kinney '63
Albert J. Kirk Anthony J.
Kiselis '77
M. Leslie Kite '61
A. John Klaasen '60
Ramsay L. Klaff '80
*Ruth E. Klarman '75
Melinda M. Kleehamer '86 and
Larry B. Kramer '84
Amy L. Klein '59
Christopher M. Klein '76
David Y. Klein '58
Jerome S. Klein '38
Norman I. Klein '61
Charles Kleinbaum '63
Rodney A. Knight '75
Michael S. Knoll '84
John M. Knowlton '36
Charles H. Koch, Jr. '75
Mary C. Koch
Steven Koch '82
James D. Kole '87
Kathleen M. Kopp '81 and
Alfredo R. Perez '80
John Korf '47
Thomas J. Kosco '84
*Sinclair Kossoff '59
#Jeffrey Kraus '83
Karl W. Krause, Jr. '82
*Rosemary Krensky
#Stuart L. Kricun
Morris D. Krouse
Kenneth Krug '82
Richard A. Kruk '72
Harold Kruley '33
#Peter B. Krupp '86
Stanley J. Kull '81
- #Julie M. Kunce '85
Earl G. Kunz '37
Norman G. Kurland '60
Daniel L. Kurtz '68
#Harvey A. Kurtz '75
Michael S. Kurtzon '73
Philip S. Kushner '85
*Jeffrey T. Kuta '72
#Elizabeth Y. Kutyla '87
Joseph A. La Vela '79
Michael Lackner '82
William W. Laiblin '42
Howard P. Lakind '76
Marilyn Lamar '79
Thomas E. Lancot '79
David C. Landgraf '66
#Benjamin Landis '30
#Erica M. Landsberg '87
Norman E. Lanford '72
Howard S. Lanznar '83
Shale Lapping '83
Ronald E. Larson '66
Peter M. Lauriat '71
Michael B. Lavinsky '65
J. Stephen Lawrence, Jr. '77
Roy F. Lawrence '74
Michael R. Lazerwitz '83
#Mary L. Leahy '66
Alain G. LeCoque '85
Carl B. Lee '71
#Timothy J. Lee '73
William C. Lee '62
#Deborah Leff '77
Julius M. Lehrer '48
Manning K. Leiter '51
Jeffrey P. Lennard '75
Barbara A. Lerner '77
Michael A. Lerner '67
Herbert Lesser '42
Michael J. Letchinger '79
Harry J. Levi '42
Jill F. and John G. Levi
Charles L. Levin
Leonard D. Levin '65
#Peter J. Levin '67
Robert E. Levin '36
Ronald M. Levin '75
Samuel N. Levin '31
Thomas M. Levine '74
Charles R. Levun '69
Mark S. Levy '67
*Neil M. Levy '66
Arthur D. Lewis '32
#James B. Lewis
Leonard Lewis '48
Edward Lewison '32
Lawrence E. Lewy '36
Sidney I. Lezak '49
Lee S. Liberman '83
W. Kirk Liddell '76 and E.
Pamela Trow-Liddell '77
- #Donald J. Liebentritt '76
#Geoffrey E. Liebmann '86
George W. Liebmann '63
James T. Lindgren '77
Michael A. Lindsay '83
Gregory P. Lindstrom '78
David Linn '40
David K. Linnan '79
Thomas E. Lippard '68
*Richard M. Lipton '77
Randall J. Litteneker '79
Stuart M. Litwin '85
Boardman Lloyd '67
Marshall E. Lobin '51
Frederick V. Lochbihler '76
#David C. Long '66
*James R. Looman '78
John E. Lopatka '77
Merle W. Loper '65
#James J. Lopes
Hilary G. Lord '81
#Lyonette Louis-Jacques '86
Alexander Lourie '82
James Lousararian '84
#Ann M. Lousin '68
#Gary T. Lowenthal '69
#Jeffrey S. Lubbers '74
#Michael B. Lubic '85
Peter Lubin '83
#David Lucey '83 and Ann
Reinke '82
#Barbara K. Lundergan
Delos N. Lutton '73
*Adam M. Lutynski '71
Paul D. Lyman '79
#William H. Lynch '68
Brenda L. Lyons '81 and James
L. Talent '81
#John R. MacDowell '83
Joseph L. Mack '34
David D. MacKnight '71
#Marjorie J. MacLean '86
Alan H. Maclin '74
Joan C. Maclin '74
James T. Madej '69
Jeffrey L. Madoff '74
Elizabeth C. Madsen '79
#Michael S. Mandell '77
Louis V. Mangrum '57
#H. George Mann
James E. Mann '68
June C. Manning
*Fred R. Mardell '58
Steven A. Marenberg '80 and
Alison Whalen '82
Paul C. Marengo '74
#Melvin Margolies '58
#Paul J. Marino '65
#Robert M. Mark '77
Joseph C. Markowitz '79
#James C. Marlas '63
Richard D. Marshall '80
William P. Marshall '77
Joel C. Martin '77
- Nancy P. Martin '52
Stephen I. Martin '52
William T. Martin, Jr. '49
Robert J. Martineau '59
#Tony Martinelli
William M. Marutani '53
Allan A. Marver '35
#Charles A. Marvin '68
Patricia L. Maslinoff '79
Philip A. Mason '67
Heidi J. Massa '83
Elaine Massock '78
J. Kent Mathewson '82
Richard P. Matthews '73
Fred A. Mauck '62
Bruce R. Maughan '75
Arthur C. Mayer '48
Michael W. McConnell '79
Stephen J. McConnell '85
#Kay McCurdy '75
Dugald S. McDougall '37
#Jane E. McGregor
James B. McHugh '74
#Diantha McJilton '77
Kenneth G. McKenna '84
William J. McKenna, Jr. '79
Thomas F. McKim '78
Donald C. McKinlay '40
Allan B. McKittrick '63
Philip R. McKnight '68
#Richard H. McLeese '81
Philip R. McLoughlin '71
#James R. McMaster '86
James J. McNamara '64
*Janet M. McNicholas '86
Maurice J. McSweeney '63
*Lee B. McTurnan '63
Raymond M. Mehler '74
Thomas P. Mehnert '67
Alexander M. Meiklejohn '71
#Jerome B. Meites '79
Sheldon M. Meizlish '62
Thomas W. Merrill '77
Fred A. Messerschmidt '41
Peter J. Messitte '66
Richard J. Metzger '76
Jack S. Meyer '76
Michael E. Meyer '67
Abner J. '51 and Zoe W. Mikva
Barbara S. Miller '83
James M. Miller '75
Louis R. Miller '37
Mark R. Miller '74
*Michael C. Miller '77
#Paul Miller
#Walker D. Miller '65
Robert B. Millner '75
David R. Minge '67
Joseph Minsky '51
George Miron '56
Mary K. '67 and Stephen E.
Mochary '66
Will S. Montgomery '84
#Lois C. Moonitz '82
*Michael R. Moravec '74
Mordecai M. More '49

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 #David E. Morgans '75
 Jerome Moritz '41
 Morris, Laing, Evans, Brock & Kennedy
 Deborah H. Morris '77
 #Portia O. Morrison '78
 *John C. Morrissey '85
 John E. Morrow '68
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 Stanley Mosk '35
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 Kathryn S. Mueller '79
 Richard A. Mugalian '47
 Robert B. Murdock '55
 #Kevin M. Murphy '81
 M. Thomas Murray '51
 James I. Myers '67
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 Jeanne L. Nowaczewski '84
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4. In his address at the dedication of the new Law School building in 1959, who said: "Law provides the order that permits freedom to flourish. Consider the problem of political succession. In this country we know exactly when a President's term will end, exactly what procedures will be followed to designate his successor, and exactly when the successor's term will end. We respect the procedures—the rule of law—for determining political succession, and, no matter how intense the rivalry may be, we abide by the decisions registered in free elections."?

(a) Earl Warren; (b) Richard Nixon; (c) Nelson Rockefeller; (d) Harry Truman.



*George W. Overton, Jr. '46
 C. Owen Paepke '78
 *Alfred M. Palfi '51
 N. David Palmeter '63
 Daniel N. Parker '65
 David Parson '47
 James D. Parsons '77
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 Daniel R. Pascale '65
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 C. David Peebles '59
 *Gail L. Peek '84
 Richard K. Pelz '50
 Steven I. Peretz '81
 Charles B. Persell III '63
 Victor S. Peters '49
 Barbara F. Petersen '72
 *Clifford J. Peterson '84
 Ronald R. Peterson '73
 *Gloria C. Phares '75
 Henry W. Phillips '49
 George B. Pidot '30
 Michael E. Pietzsch '74
 Thomas Pillari '72
 S. Richard Pincus '61
 #Daniel B. Pinkert '73
 *Richard G. Placey '82 and Carol E. Swanson '82
 David C. '84 and Janet F. Plache '84
 Eustace T. Pliakas '51
 Lester Plotkin '29

Richard L. Pollay '55
 Lee A. Pollock '76
 Robert Pondolfi '75
 Richard E. Poole '66
 Robert C. Poole '56
 #Gregory L. Poppe '79
 David L. Porter '64
 James L. Porter '34
 Richard W. Porter '86
 Alan M. Posner '77
 #Tracy L. Potter '87
 Nicholas A. Poulos '80
 #Vincent F. Prada '81
 Roger L. Price '68
 James M. Prickett '71
 Richard H. Prins '50
 William T. Quicksilver '78
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 Jerome C. Randolph '73
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 #Richard Raskin
 #Robert K. Rasmussen '85
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 Lester Reinwald '27
 *Raymond T. Reott '80
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 James G. Reynolds '68
 Nicolas Rhally '86

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 Lawrence I. Richman '77
 Robert I. Richter '72
 Michael D. Ridberg '71
 Peter E. Riddle '66
 Donald Ridge '42
 Franklin J. Riesenburger '71
 David M. Rieth '72
 #Joel I. Riff '82
 #Simon H. Rifkind
 Brent D. Riggs '69
 Michael E. Rigney '80
 Thomas W. Rissman '82
 John A. Ritsher '58
 Lindsay E. Roberts '85
 Stephen N. Roberts '74
 Valerie P. Roberts '81
 *Walter J. Robinson III '66
 #Janice M. Robson
 Edward J. Roche, Jr. '76
 #Dante F. Rochetti
 #Karen E. Rochlin '85
 Maris M. Rodgon '83
 John W. Rogers '48
 Dan R. Roin '51
 #Howard J. Roin '78
 James J. Romanek '76
 Matthew A. Rooney '74
 Filmore E. Rose '69
 Lawrence Rosen '74
 Louis E. Rosen '62

= Restricted gift
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 † = Deceased

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Homer E. Rosenberg '38
*Jill L. Rosenberg '86
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#Rosetta Rosenblatt
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#Michael Schatzow '73
J. Leonard Schermer '41
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*Stephen A. Schiller '61
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Jan M. Schlesinger '60
Samuel Schlesinger '37
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Robert P. Schmidt '70
#Theodore J. Schmitt
*James J. Schneider '81
Mark N. Schneider '79
#Pamela R. Schneider '84
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Paul Schreiber '60
Richard J. Schreiber '59
Seymour Schriar '47
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David E. Schroeder '84
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Seymour Tabin '40
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Shereen Taylor '83
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Tenny '69
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Peter N. Todhunter '37
Clark S. Tomashefsky '85
Frederick L. Tomblin '55
Leland E. Tomlinson '76
Robert J. Tonos '72
Philip R. Toomin '26
#Kenneth Topolsky
Claire E. Toth '82
Forrest L. Tozer '48
Paul E. Treusch '35
Dennis J. Tuchler '63
#David S. Turetsky '82
Michael R. Turoff '64
Curtis A. Ullman '78
Henry J. Underwood, Jr. '69
#Edward E. Vaill '65
Robert E. Van Metre '68
James Van Santen '48
*Peter M. Van Zante '71
Robert J. Vancrum '71
Eugene J. Vaughan '80
#George Vernon '75
Howard L. Vickery '75
Eduardo R. Vidal '81
Charles F. Vihon '62
C. Nicholas Vogel '68
#George Volsky '75



(a)



(b)



(c)



(d)

5. Who was the first non-lawyer to join the faculty and when?

(a) Mortimer Adler; (b) Ronald Coase; (c) Aaron Director; (d) Henry Simons.

George N. Vurdelja, Jr. '81
#W. L. Fillmore Enterprises
Eugene H. Wachtel '62
Thomas J. Wagner '65
Andrea R. Waintroob '78
Thomas A. Waite '72
Milton S. Wakschlag '80
Jerome S. Wald '36
Martin Wald '64
C. Richard Walker '50
Susan L. Walker '79
#Thomas C. Walker '73
#Edward M. Waller, Jr. '67
William R. Wallin '68
Stanley M. Wanger '59
Jacob B. Ward '48
James J. Warfield '68
Jeffrey D. Warren '72
*John A. Washburn '76
#Mark A. Wasserman '80
#Robert R. Watson '72
Richard F. Watt '42
#James B. Watters

Robert G. Weber '63
Eugene R. Wedoff '75
Donald H. Weeks '49
Ralph J. Wehling '38
William B. Weidenaar '62
Fred B. Weil '67
John L. Weinberg '65
Mark B. Weinberg '71
Alvin I. Weinstein '39
*Bernard Weisberg '52
Matthew E. Welsh '37
William J. Welsh '51
Thomas G. West '65
#Daniel P. Westman '81
Frederick G. White '51
Fredric J. White '38
James H. White '69
Maureen A. Whiteman '84
Robert H. Wier '59
#Edward G. Wierzbicki '75
Ralph E. Wiggen '60
*Howard M. Wilchins '69
Marshall W. Wiley '48
Douglas H. Williams '77
James T. '68 and Michele O.
Williams '69

John R. Williams '53
Scott R. Williamson '85
E. Kent Willoughby '73
Garth D. Wilson '80
Grover C. Wilson '19
*Hugh S. Wilson '71
Arthur Winoker '60
Gary J. Winston '77
Andrew J. Wistrich '76
#Thomas A. Witt '77
David M. Wittenberg '61
#Stephen Wizner '63
Frank H. Wohl '66
Timothy D. Wolfe '77
Charles J. Wong '55
#David C. Worrell '76
J. Ward Wright '56
Gregory G. Wrobel '78
Ralph G. Wrobley '62
Michael A. Wyatt '55
Julius Y. Yacker '58
Edward E. Yalowitz '60
Charles C. Yast '77

Vytold C. Yasus '49
Stephen R. Yates '67
Kenneth W. Yeates '69
Joe C. Young '66
Edward M. Zachary '68
Arthur W. Zarlengo '49
Herbert L. Zarov '79
#Richard F. Zehnle '77
Kim A. Zeitlin '70
#Carol H. and Donald E. Zepfel
Mary G. Ziegler '76
Elaine D. Ziff-Leibman '82
Arthur Zilberstein '65
#Bernard Zimmerman '70
#Franklin E. Zimring '67
Dudley A. Zinke '42
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Estate of Morris E. Feiwell
Estate of Wendell M. Levi

1917

Walter T. Fisher

1919

Grover C. Wilson

1920

Estate of Earl B. Dickerson
Carl S. Lloyd

1921

*Bernard Nath
Maurice Walk

1923

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1924

L. Julian Harris

1925

Thomas Carlin
Hugh J. Dobbs
Estate of Dale H. Flagg
Earl D. Reese
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1926

Sidney N. Cornwall
Philip R. Toomin

1927

Morton J. Barnard
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Robert L. Hunter
Estate of Paul E. Mathias
Lester Reinwald
Irving Stenn
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1928

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Herbert C. De Young
Alex Elson
Gould Fox
Bernard A. Fried
Hymen S. Gratch
Harold J. Green

†Andrew C. Hamilton

Bryce L. Hamilton
George C. Hoffmann
Ines Hoffmann
Milton Kepecs

*Thomas R. Mulroy
Melvin H. Specter
Henry P. Weihofen

1929

William H. Alexander
Catherine W. Bullard
Bernard L. Edelman
Berthold J. Harris
Sam S. Hughes
Samuel A. Karlin
Clyde L. Korman
#Robert McDougal, Jr.
Lester Plotkin
†Louis Sevin

1930

Albert H. Allen
Frank C. Bernard
Donald B. Dodd
Milton L. Durchslag
Philip M. Glick
John W. Golosinec
Allen Heald
Ednabelle H. Hertz
John T. Jones
†Joseph S. Jones
#Benjamin Landis
Paul H. Leffmann
Harold A. Olson
George B. Pidot
Robert N. Reid
Charles D. Satinover
Joseph C. Swidler
Donald L. Vetter

1931

Morris Blank
William G. Burns
R. Guy Carter
Frank H. Detweiler
Isaiah S. Dorfman
Alderman Dyrstrup
#Robert S. Friend
Rudolph J. Frlicka
Arthur M. Frutkin
Joseph E. Green
Morton Hauslinger
Frederic W. Heineman

Gerhardt S. Jersild
Elliott A. Johnson
William Klevs
Julian H. Levi
Samuel N. Levin
Elvin E. Overton
Emmanuel J. Seidner
Robert A. Snow

1932

Leonard P. Aries
Lester Asher
Howard P. Clarke
Paul S. Davis
Lommen D. Eley
Henry D. Fisher
Robert A. Frank
*George S. Freudenthal, Jr.

*Herbert B. Fried
Estate of Frank Greenberg

Sidney J. Hess, Jr.
Martin K. Irwin
Arthur D. Lewis
Edward Lewison
John F. McCarthy
Norman H. Nachman
†Irving B. Naiburg
William G. Navid
Paul Niederman
Frederick Sass, Jr.
Leonard Schram
Jacob M. Shapiro
Milton Sills
William H. Thomas

1933

Milton S. Applebaum
*Charles W. Boand
Bernard D. Cahn
William B. Danforth
Louren G. Davidson
Elmer C. Grage
A. R. Griffith
Ben Grodsky
George L. Hecker
John N. Hughes
*Stanley A. Kaplan
Miriam H. Keare
Harold Kruley
Morris I. Leibman
Donald P. McFadyen
Robert H. O'Brien
Robert L. Shapiro
David F. Silverzweig
Edward K. Stackler
Joseph J. Ticktin
Theodore D. Tieken

1934

Anonymous (1)
Joseph J. Abbell
Burton Aries
Cecelia L. Corbett
Harold Durchslag
John N. Fegan
Brimson Grow
Joseph L. Mack
Roland C. Matthies
Benjamin Ordower
Harold Orlinsky
James L. Porter
Kenneth C. Prince
Arthur Y. Schulson
Harry B. Solmsen, Jr.
Raymond Wallenstein
Charles D. Woodruff

1935

Sam Alschuler
Max L. Chill
William B. Elson, Jr.
Ray Forrester
Lewis G. Groebe
George L. Herbolzheimer
John C. Howard
Laura C. Janas
†Paul R. Kitch
Philip C. Lederer
*Edward H. Levi
Allan A. Marver
Stanley Mosk
#Bernard Sang
Sam Schoenberg
Thomas M. Thomas
Paul E. Treusch
Maurice S. Weigle
#James L. Zacharias
Joseph T. Zoline

1936

Herman J. De Koven
Harold W. Huff
Herbert Israelstam
Carroll Johnson
#Donald R. Kerr
John M. Knowlton
Robert E. Levin
Lawrence E. Lewy
Solaman G. Lippman
Herman Odell
Herbert Portes
Erwin Shafer
Blanche B. Simmons
Marvin L. Simon
Alfred B. Teton
Jerome S. Wald

1937

Harry Adelman
Kenneth W. Black
Sherman M. Booth

Kurt Borchardt
Max Davidson
William R. Emery
Edward D. Friedman
Frank L. Gibson
Isadore Goffen
Roger S. Gorman, Jr.
Estate of Benjamin Z. Gould

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Elmer M. Heifetz
Earl G. Kunz
Richard H. Levin
Samuel R. Lewis, Jr.
Dugald S. McDougall
*Bernard D. Meltzer

Byron S. Miller
Jeanette R. Miller
Louis R. Miller
Robert D. Morgan
Keith I. Parsons
Gerald Ratner
Samuel Schlesinger
Charles O. Sethness
Allen Sinsheimer, Jr.
Harold E. Spencer
Robert A. Thorsen
Peter N. Todhunter
Matthew E. Welsh
Hubert L. Will

1938

Irwin J. Askow
Roger A. Baird
John P. Barden
Walter F. Berdal
Ernest A. Braun
Marcus Cohn
Robert A. Crane
George T. Donoghue, Jr.
Zalmon S. Goldsmith
Henry L. Hill
Quintin Johnstone
Warren R. Kahn
Jerome S. Klein
Stanford Miller
Myra A. Nichols
Jerome Richard
Homer E. Rosenberg
Maurice Rosenfield
Ralph J. Wehling
Fredric J. White

1939

Ami F. Allen
Irving I. Axelrad
Paul M. Barnes
Melvin A. Garretson
Richard D. Hall
John N. Hazard

Thomas L. Karsten
Harriet J. Levin
Edmond Mosley
William A. Runyan
David Skeer
John E. Sype
Hasseltine B. Taylor
Alvin I. Weinstein

1940

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Joseph W. Baer
Robert B. Cook
Frances B. Corwin
A. Eugene Grossmann, Jr.
Karl R. Janitzky
John A. Johnson
Harold I. Kahen
Joseph Lazar
David Linn
Donald C. McKinlay
Bernard Moritz
Herta Prager
Thelma Brook Simon
Daniel C. Smith
Hope H. Stepan
Saul I. Stern
Seymour Tabin

1941

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William M. Brandt
Mabel W. Brown
Sherman P. Corwin
James M. Davran
Edward R. Gustafson
Howard G. Hawkins, Jr.
J. Gordon Henry
Delcome B. Hollins
Byron E. Kabot
#Jerome S. Katzin
Fred A. Messerschmidt
Robert H. Mohlman
Jerome Moritz
J. Leonard Schermer
John N. Shephard
Robert A. Simon

1942

Herman B. Bergman
Norton J. Come
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Allyn J. Franke
*Maurice F. Fulton
Joseph J. Gasior
E. Ernest Goldstein
Charlotte B. Hamilton
Robert H. Harlan
John B. Howard
*Lorenz F. Koerber, Jr.
William W. Laiblin
Philip R. Lawrence
Herbert Lesser
Harry J. Levi
Arthur M. Oppenheimer
Russell J. Parsons

Donald Ridge
George W. Rothschild
Paul W. Rothschild
Harold J. Sokolow
William H. Speck
Richard F. Watt
Dudley A. Zinke

1943

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1944

George T. Bogert
William P. Steinbrecher
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1945

Ralph B. Ettlinger
#Raymond G. Feldman
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1946

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Lorraine Goldberg
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1947

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Ruth G. Goldman
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John Korf
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Robert L. Weiss
Ira T. Wender
Marshall W. Wiley
#George E. Wise
*Donald J. Yellon

1949

Theodore M. Asner
Arthur E. Berlin
McKnight Brunn
David W. Burnet
Ralph J. Coletta
Sheldon O. Collen
Jack Corinblit
Robert W. Crowe
Richard G. Dinning
Urchie B. Ellis
Daniel Fogel
Ray H. Garrison
Samuel D. Golden
Eugene M. Johnson
Norman Karlin
Frank D. Kenney
Abe Krash
Sidney I. Lezak
Bernard N. Marcantel
William T. Martin, Jr.
*James J. McClure, Jr.
Mordecai M. More
John A. Morris
John J. Naughton
*Richard M. Orlikoff
James B. Parsons, Jr.
Mildred G. Peters
Victor S. Peters
Henry W. Phillips
*George D. Ramspeck
Margaret Rosenheim
Joseph P. Roth
Antonio R. Sarabia
*James H. Shimberg
Bernard H. Siegan
Arnold A. Silvestri
Bert E. Sommers
Morris Spector
Marvin T. Tepperman
Robert S. Weber
Donald H. Weeks
Vytold C. Yasus
Arthur W. Zarlengo
John E. Zimmerman

1950

Lowell H. Bennett
William R. Brandt
Donald J. Dreyfus
Stanley R. Fine
*Arnold M. Flamm
Jack E. Frankel

#Raymond N. Goetz
*Edwin H. Goldberger
Byron T. Hawkins
J. William Hayton
Jordan J. Hillman
Miles Jaffe
Raymond A. Jensen
Bernard S. Kaplan
Charles D. Kelso
Milton A. Levenfeld
John C. McLean
Frederick A. Morgan, Jr.
Richard K. Pelz
Richard H. Prins
James M. Ratcliffe
Milton L. Ray
Jerome W. Sandweiss
F. Max Schuette
#John D. Schwartz
*Henry L. Stern
Sherwin J. Stone
C. Richard Walker

1951

Anonymous (1)
Howard Adler, Jr.
Paul J. Allison
Arthur J. Baer, Jr.
Harold H. Bowman
Robert Bronstein
Edward R. De Grazia
Fred J. Dopheide
Herbert C. Ephraim
Elliot S. Epstein
Alvin Fross
Gerald B. Greenwald
Fritz F. Heimann
#Walter F. Hoffmann
Maynard J. Jaffe
John E. Jensen
Laurence R. Lee
Manning K. Leiter
Marshall E. Lobin
Marshall L. Lowenstein
Abner J. Mikva
Joseph Minsky
M. Thomas Murray
Edward H. Nakamura
*Karl F. Nygren
*Alfred M. Palfi
Eustace T. Pliakas
Dan R. Roin
Paul A. Rosenblum
Charles F. Russ, Jr.
Minoru Shibata
Jack M. Siegel
Gerald S. Specter
Sheldon R. Stein
Thomas R. Sternau
William J. Welsh
Frederick G. White

1952

Joseph S. Balsamo
Robert S. Blatt
Allan M. Caditz
Arland F. Christ-Janer
James D. Dufraim
Ward P. Fisher
James T. Gibson
Ralph M. Goren
Julian R. Hansen
#C. J. Head
#Elizabeth B. Head
Leo Herzel
Maurice H. Jacobs
Jack Joseph
Burton W. Kanter
Charles E. Lindell
#Henry G. Manne
Nancy P. Martin
Stephen I. Martin
Paul E. Moses
William O. Newman
Calvin Ninomiya
*Alexander H. Pope
*Walter Roth
*A. Bruce Schimberg
Richard F. Scott
Lowell A. Siff
Marshall Soren
*Roger A. Weiler
*Bernard Weisberg
*Edwin P. Wiley
Thomas W. Yoder

1953

*Jean Allard
Jost J. Baum
William E. Bertholf, Jr.
*Robert H. Bork
John W. Bowden
Ralph E. Brown
Marvin Chirelstein
Robert V. Dalenberg
Warren P. Eustis
Harry N. Fisher
*Merrill A. Freed
#Daniel E. Levin
William M. Marutani
Robert S. Milnikel
George J. Phocas
Laurence Reich
Wallace M. Rudolph
Richard Stillerman
John R. Williams

1954

Oliver V. Axster
Boris Auerbach
Gregory B. Beggs
Renato Beghe
David M. Brenner
Alan R. Brodie
Hugh A. Brodkey
Arthur L. Content

= Restricted gift
* = Restricted and
unrestricted gifts
† = Deceased

Leo Feldman
Vernon H. Houchen
George S. Lundin
Robert E. Nagle, Jr.
#Alan Rosenblat
Edwin H. Shanberg
Jay L. Smith
William A. Soules
Hubert Thurschwell

1955

Norman Abrams
Charles T. Beeching, Jr.
Jack D. Beem
Hugh A. Burns
M. Eugene Butler
*Roger C. Crampton
John N. Dahle
Vincent L. Diana
Joseph N. Du Canto
Donald M. Ephraim
A. Daniel Feldman
Keith E. Fry
Harris A. Gilbert
James C. Goodale
Michael S. Gordon
John R. Grimes
Solomon I. Hirsh
George M. Joseph
Adrian Kuyper
Robert M. Lichtman
Robert B. Murdock
Carleton F. Nadelhoffer
Thomas L. Nicholson
*Bernard J. Nussbaum
Richard L. Pollay
William J. Reinke
Kenneth S. Tollett
Frederick L. Tomblin
Alan S. Ward
*Harold A. Ward III
Charles J. Wong
Michael A. Wyatt

1956

Harry R. Adler
Harry T. Allan
Donald E. Arnell
Ingrid L. Beall
Suzanne B. Clarke
Langdon A. Collins
Joseph Davis
B. Mark Fried
Gerald F. Giles
Lewis R. Ginsberg
Solomon Gutstein
*Richard K. Hooper
Michael L. Igoe, Jr.
Clyde W. McIntyre
George Miron
Robert D. Ness
Marvin E. Pollock
Robert C. Poole
Marvin Sacks
Donald M. Schindel
*Preble Stolz
Victor L. Walchirk
J. Ward Wright
Allen T. Yarowsky

1957

John M. Alex
*Ronald J. Aronberg
Stuart B. Belanoff
Richard B. Berryman
Stanley B. Block
Miriam L. Chesslin
*Robert C. Claus
*George I. Cowell
*Kenneth W. Dam
John D. Donlevy
*C. Curtis Everett
Frank C. Fariss
Carl B. Frankel
Barbara V. Fried
#Ernest B. Goodman
Robert M. Green
Alden Guild
Daniel E. Johnson
Paul R. Klein
*Howard G. Krane
*Peter D. Lederer
Louis V. Mangrum
Robert N. Navratil
*Dallin H. Oaks
*Sidney L. Rosenfeld
Peter K. Sivaslian
Payton Smith
#Harry B. Sondheim

1958

Charles R. Andrews
*James E. Beaver
Charles R. Brainard
Richard W. Burke
Ernest G. Crain
J. Stephen Crawford
Charles F. Custer
Allen C. Engerman
*Terry S. Fagen
Ward Farnsworth
Donald W. Frenzen
William W. Fulmer
Francis J. Gerlits
Robert C. Gobelman
Donald M. Green
Ralph J. Henkle
James C. Hormel
Charles E. Hussey II
William S. Kaufman
David Y. Klein
*Fred R. Mardell
#Melvin Margolies
Carol E. Miller, Jr.
Oral O. Miller
John A. Ritscher
Frederic P. Roehr III
Neal D. Rosenfeld
John G. Satter, Jr.
Joe A. Sutherland
Ronald L. Tonidandel
Robert E. Ulbricht
Julius Y. Yacker

1959

*George V. Bobrinsky, Jr.
Jeanne S. Bodfish

Matthew E. Brislaw
Kenneth V. Butler
Pauline Corthell
Robert L. Doan
Alfred J. Gemma
John V. Gilhooly
John W. Gosselin
Leonard Greenwald
Norman J. Hanfling
Kenneth Howell
Thomas W. Huber
#John Jubinsky
Darrell D. Kellogg
Charles W. Kiffin
Amy L. Klein
*Sinclair Kossoff
*Mark S. Lieberman
*Robert L. Lofts
Robert J. Martineau
*Frank D. Mayer, Jr.

Ira S. Bell
Roger H. Bernhardt
John W. Castle
H. Collyer Church, Jr.
Lawrence M. Cohen
John K. Connor
Edward J. Cunningham
#Diana S. Eagon
Edward K. Eberhart
David K. Floyd
Perry B. Goldberg
R. Dickey Hamilton
Luther A. Harthun
Ronald B. Hemstad
David L. James
Joseph T. Kane
Evan M. Kjellenberg
A. John Klaasen
Raymond J. Kuby
Norman G. Kurland

1961

Roland Adickes
George P. Blake
Gene B. Brandzel
Philip L. Bransky
Lorens Q. Brynestad
James C. Conner
Donald C. Dowling
*Donald E. Egan
Richard R. Elledge
David M. Evans
Roberta G. Evans
James R. Faulstich
Gabriel E. Gedvila
#Mary A. Glendon
Haldon K. Grant
*Richard M. Harter
Paul H. Hauge
James E. Hautzinger
Richard A. Heise
Thomas N. Jersild
M. Leslie Kite
Norman I. Klein
Charles E. Kopman
Richard Langerman
Donald A. Mackay
Laurance P. Nathan
Michael Nussbaum
Richard N. Ogle
Albert L. Parks
S. Richard Pincus
Jerry Pruzan
*Stephen A. Schiller
Larry P. Scriggins
Butler D. Shaffer
Gordon M. Shaw
Arthur M. Solomon
Lois Solomon
Herbert J. Stern
Gerhard Stoll
*Allen M. Turner
*Donald M. Wessling
David M. Wittenberg
Michael W. Zavis



6. Who is the odd man out among these former faculty members, and why?
(a) Kenneth W. Dam; (b) Harry Kalven, Jr.;
(c) Edward H. Levi; (d) Phil C. Neal; (e) Dallin H. Oaks; (f) Ernst W. Puttkammer.

Melvin S. Newman
C. David Peebles
#William P. Richmond
#Eric M. Rosenfeld
*George L. Saunders, Jr.
Richard J. Schreiber
Richard J. Scupi
Miodrag N. Sukijasovic
George W. Unverzagt
Stanley M. Wanger
Robert H. Wier

1960

Sidney P. Abramson
Peter Achermann
Neil H. Adelman
Benjamin P. Alschuler
Stuart A. Applebaum
David R. Babb

Peter F. Langrock
Sheldon L. Lebold
Gerald F. Munitz
Edward T. O'Dell, Jr.
Nathan P. Owen
Bruce D. Patner
Jan M. Schlesinger
Paul Schreiber
McNeil V. Seymour, Jr.
Arthur H. Smith
John A. Spanogle, Jr.
Donald M. Spanton
Henry J. Steenstra, Jr.
George P. Stephan
Harvey B. Stephens
Ross P. Walker
Ralph E. Wiggen
Keith A. Williams
Arthur Winoker
Edward E. Yalowitz
Morton H. Zalutsky

1962

Barry M. Barash
Allan E. Biblin
#Martin F. Bloom
Richard W. Bogosian
John C. Brooks
Martin N. Burke III
Bruce D. Campbell
*David S. Chernoff
Gerald A. Cohn
Robert E. Don
James A. Donohoe
David P. Earle III
Lowell N. Elsen
William B. Fisch
Michael J. Freed
David B. Goshien
Edward B. Greensfelder, Jr.
Charles H. Gustafson
Willy G. Hallemeesch
William M. Hegán
David C. Hilliard
Robert A. Jensen

Arnold J. Karzov
Michael J. Kindred
Anne E. Kutak
William C. Lee
Richard L. Marcus
Fred A. Mauck
Sheldon M. Meizlish
Morrie Much
Robert W. Ogren
Louis E. Rosen
David M. Rothman
Harold S. Russell
Frank L. Schneider
Fred K. Schomer
Gerald J. Sherman
Howard J. Silverstone
Sheldon M. Sisson
Raymond I. Skilling
Robert A. Smith
Robert I. Starr
Henry H. Stern, Jr.
Stephen E. Tallent
Charles F. Vihon
Eugene H. Wachtel
William B. Weidenaar
Laurin A. Wollan, Jr.
Robert A. Woodford
Ralph G. Wrobley

1963

Alexander C. Allison
Gary L. Bengston
George F. Bruder
#Philip T. Carter
Ronald S. Cope
David L. Crabb
Gary E. Davis
Terry D. Diamond
Robert U. Dini
Donald E. Elisburg
Paul J. Galanti
*Anthony C. Gilbert
Sheldon M. Gisser
*Burton E. Glazov
Gene E. Godley
Philip J. Grib
Thomas M. Haney
Noel Kaplan
Ross R. Kinney
Charles Kleinbaum
David S. Kreisman
#Rex E. Lee
George W. Liebmann
Thomas M. Mansager
Michael J. Marks
#James C. Marlas
Allan B. McKittrick
Maurice J. McSweeney
*Lee B. McTurnan
Joseph C. Miller
John E. Nelson
William P. O'Keefe, Jr.
N. David Palmeter

Russell M. Pelton, Jr.
Charles B. Persell III
Vincent P. Reilly
J. Timothy Ritchie
Donald Segal
Charles R. Staley
Robert E. Stevens
Dennis J. Tuchler
Edward R. Vrdolyak
Robert G. Weber
Jack L. Wentz
#Stephen Wizner

1964

Terence J. Anderson
Gilbert F. Asher
*Melinda Bass
Lawrence G. Becker
Fredrick E. Breen
Edward M. Burgh
Gerald B. Cohn
Josef D. Cooper
L. Jörn Dakin
Joseph N. Darweesh
Samayla Deutch
Robert J. Donnellan
Frank C. Dunbar III
John S. Eskilson
John R. Falby, Jr.
Richard I. Fine
Robert J. Geiger
Linn C. Goldsmith
Frank M. Grazioso
William S. Hanley
*Harold L. Henderson
David I. Herbst
John D. Hertzner
Albert F. Hofeld, Jr.
*George B. Javaras
Robert V. Johnson
Malcolm S. Kamin
Sidney Kaplan
Richard M. Kates
Richard G. Kinney
#Edmund W. Kitch
Lillian E. Kraemer
David E. Mason
*Laurel J. McKee
Robert E. McKee
James J. McNamara
Allen J. Nelson
Kenneth B. Newman
Alan R. Orschel
Gerald M. Penner
David L. Porter
Stuart G. Rosen
David B. Sarver
#David A. Saunders
Frederick R. Schneider
Robert L. Seaver
*Mitchell S. Shapiro
William L. Sharp
Martin P. Sherman
Donald S. Shire
Carol R. Silver
Stephen M. Slavin

Zev Steiger
Curtis L. Turner
Michael R. Turoff
Robert J. Vollen
Martin Wald

1965

Dennis R. Baldwin
Marvin A. Bauer
Gordon A. Becker II
W. Donald Boe, Jr.
Andy L. Bond
Alec P. Bouxsein
#Michael E. Braude
Yung F. Chiang
*Frank Cicero, Jr.
John T. Conlee
*James M. Cowley
Seymour H. Dussman
Charles L. Edwards
Tim J. Emmitt
#William J. Essig
*Bruce S. Feldacker
Gail P. Fels
#Henry F. Field
Sherman D. Fogel
Frank E. Forsythe
Roger R. Fross
*Joseph H. Golant
Robert J. Goldberg
Michael Gordon
Robert W. Gray
Daniel B. Greenberg
Janice C. Griffith
William A. Halama
Joel L. Handelman
Patrick H. Hardin
Carl A. Hatch
Lawrence T. Hoyle, Jr.
Chester T. Kamin
#Peter P. Karasz
Daniel P. Kearney
A. Larkin Kirkman
Michael B. Lavinsky
Leonard D. Levin
#David M. Liebenenthal
Merle W. Loper
#Paul J. Marino
Thomas A. McSweeney
David B. Midgley
#Walker D. Miller
Peter J. Mone
Thomas D. Morgan
#Stuart C. Nathan
Thomas E. Nelson
Kenneth P. Norwick
Daniel N. Parker
Daniel R. Pascale
Kenneth L. Pursley
Jeffrey S. Ross
Bernard A. Schlifke
Mary M. Schroeder
Milton R. Schroeder
Terry J. Smith
William C. Snouffer
Dale V. Springer
#Edward E. Vaill
Thomas J. Wagner

John L. Weinberg
Thomas G. West
Arthur Zilberstein
William A. Zolla

1966

Howard B. Abrams
Stephen L. Babcock
George E. Badenoch
Steve M. Barnett
Karl R. Barnickol III
Steven L. Bashwiner
*Robert M. Berger
James E. Betke
Charles C. Bingham
Roland E. Brandel
*David N. Brown
Donald J. Christl
Jerry N. Clark
Roger L. Clough
*Lewis M. Collens
#John C. Cratsley
Dennis M. DeLeo
Robert J. Diercks
Richard N. Doyle
Leonard P. Edwards II
Terry Y. Feiertag
Martin G. Fogelson
#Paul F. Gleeson
Lyn I. Goldberg
#Melvin B. Goldberg
Micalyn S. Harris
Craig E. Jameson
David J. Joyce
James F. Kelley
Peter R. Kolker
Elbert J. Kram
*Duane W. Krohnke
Roclyne E. La Porte
David C. Landgraf
Ronald E. Larson
Patricia H. Latham
#Mary L. Leahy
*Neil M. Levy
James A. Lewis
Alfred R. Lipton
#David C. Long
Donald L. McGee
Peter J. Messitte
Stephen E. Mochary
James L. Nachman
Leslie F. Nute
Mark R. Ordower
Richard E. Poole
George A. Ranney, Jr.
Peter E. Riddle
*Walter J. Robinson III
#Bruce H. Schoumacher
Michael L. Shakman
Robert A. Skirnick
Robert C. Spitzer
*David S. Tatel
Voyle C. Wilson
Frank H. Wohl
Joe C. Young

1967

William L. Achenbach
C. David Anderson
John D. Ashcroft
James L. Baillie
#Judith E. Ball
Milton M. Barlow
Jerry M. Barr
John R. Beard
Joel Behr
James L. Billinger
Neal J. Block
William J. Bowe
Geoffrey A. Braun
James A. Broderick
Edwin S. Brown
Charles R. Bush
George M. Covington
#Peter H. Darrow
#Bernardine R. Dohrn
Gene E. Dye
Morris G. Dynner
Robert Eastburn, Jr.
Keith E. Eastin
David W. Ellis
Andrew L. Fabens III
*George P. Felleman
Richard T. Franch
John T. Gaubatz
Alvin J. Geske
Charles P. Gordon
Thomas A. Gottschalk
Richard L. Grand-Jean
Irwin L. Gubman
*Stephen W. Guittard
#Laura B. Hoguet
John C. Hoyle
Christopher Jacobs
Harris S. Jaffe
Peter M. Kennel
*James L. Knoll
Melburn E. Laundry
Michael A. Lerner
#Peter J. Levin
Robert M. Levin
Mark S. Levy
Boardman Lloyd
Hans P. Lundgaard
Philip A. Mason
Thomas P. Mehnert
Michael E. Meyer
David R. Minge
Mary K. Mochary
John E. Mullen
James I. Myers
Linda T. Neal
Robert H. Nichols II
#Stanley E. Ornstein
#Gary H. Palm
#Roberta C. Ramo
#John D. Ruff
Steven J. Sacher
Don S. Samuelson
Justin M. Schwamm
Marsha B. Shanle
Thomas R. Shanle

= Restricted gift
* = Restricted and
unrestricted gifts
† = Deceased

Robert A. Silverstein
John M. Smokevitch
Kenneth I. Solomon
Michael L. Stein
*Michael F. Sullivan
Junjiro J. Tsubota
#Edward M. Waller, Jr.
Fred B. Weil
Barry S. Wine
Sidney E. Wurzburg
Stephen R. Yates
#Franklin E. Zimring

1968

Janet R. Ashcroft
Richard I. Badger
Anthony H. Barash
Karl M. Becker
Dale E. Beihoffer
Frank N. Bentkover
Joseph I. Bentley
#Joel Berger
Robert F. Berrey
Danny J. Boggs
Judith A. Bonderman
Steven L. Clark
Geoffrey L. Crooks
Volker Dahlgreen
Paul Falick
John P. Falk
Richard F. Friedman
#Ronald B. Graiss
Jeffrey L. Grausam
Ronald L. Hirsch
Louis A. Huskins
#William W. Jay
Daniel L. Kurtz
Thomas E. Lippard
#Ann M. Lousin
#William H. Lynch
James E. Mann
#Charles A. Marvin
Barbara W. Mather
T. Michael Mather
Philip R. McKnight
Lee M. Mitchell
John E. Morrow
Harve H. Mossawir, Jr.
Roger L. Price
#James W. Rankin
James G. Reynolds
Richard M. Rieser, Jr.
Jan J. Sagett
Deming E. Sherman
Donald L. Shulman
David M. Stigler
#Thomas P. Stillman
*Laurence N. Strenger
John N. Tierney
Robert E. Van Metre
C. Nicholas Vogel
Heathcote W. Wales
William R. Wallin
James J. Warfield
James T. Williams
Edward M. Zachary

1969

#Mark N. Aaronson
#Frederick W. Axley
Lee F. Benton
Joel M. Bernstein
Harvey E. Blitz
David M. Blodgett
Judith S. Boggs
Uzzell S. Branson III
Stephen C. Curley
George L. Dawson
Hendrik De Jong
John M. Delehanty
#Quin A. Denvir
#Robert N. Dokson
Alan R. Dominick
Charles L. Dostal, Jr.
J. Eric Engstrom
John H. Ferguson
*Susan A. Henderson
John E. Hill
Harold C. Hirshman
*Linda R. Hirshman
Case Hoogendoorn
Allan Horwich
Lawrence H. Hunt, Jr.
Marilyn S. Ireland
Thomas V. Irwin
Randall M. Jacobs
Dennis L. Jarvela
John A. Johnson
Harold R. Juhnke
*Joel H. Kaplan
Daniel M. Katz
Thomas D. Kitch
Stephen E. Kitchen
Charles R. Levun
#Gary T. Lowenthal
James T. Madej
Robert D. Martin
Jules Moskowitz
David B. Paynter
Thomas L. Ray
Howard J. Read
J. David Rich
James R. Richardson
Brent D. Riggs
Filmore E. Rose
#Peter W. Schroth
Daniel J. Seifer
William L. Severns
Milan D. Smith, Jr.
Byron E. Starns, Jr.
Stephen A. Tagge
Kenneth R. Talle
Barron M. Tenny
Ursula Tenny
Henry J. Underwood, Jr.
Thomas Unterman
Philip L. Verveer
#Gordon G. Waldron
Clifford L. Weaver
James H. White
*Howard M. Wilchins
John P. Wilkins
Michele O. Williams
Kenneth W. Yeates

1970

Kenneth L. Adams
Alfred C. Aman, Jr.
Arthur H. Anderson, Jr.
Frederic J. Artwick
#Michael D. Bailkin
#Sara J. Bales
Gerardo M. Boniello
Peter W. Bruce
C. John Buresh
Jack P. Caolo
Walter S. Carr
Martin R. Cohen
#James W. Daniels
Jonathan Dean
Erica L. Dolgin
Judith S. Dubester
Alan J. Farber
Richard S. Frase
John M. Friedman, Jr.
#Aviva Futorian
#Marjorie E. Gelb
*Jeffrey S. Goddess
Joseph H. Groberg
James H. Hedden
Margaret Hedden
*Walter Hellerstein
George A. Hisert, Jr.
*Edwin E. Huddleson III
Charles C. Ivie
Paul F. Jock II
Randolph N. Jonakait
#Garry A. Lakin
Terry A. McIlroy
#Stanley H. Meadows
#Shelly M. Mercer
James W. Paul
Lee T. Polk
*Lawrence E. Rubin
Robert P. Schmidt
Herbert R. Schulze
Mark B. Simons
John B. Truskowski
Francis E. Vergata
Kim A. Zeitlin
#Bernard Zimmerman

1971

Barry S. Alberts
Rosemary B. Avery
*Robert B. Barnett
Jerry H. Biederman
Daniel I. Booker
Richard M. Botteri
Samuel D. Clapper
Lawrence J. Corneck
William H. Cowan
John T. Duax
James E. Fearn, Jr.
*Justine Fischer
James C. Franczek
Michael R. Friedberg
#Michael P. Gardner
David W. Gast

Roger N. Gold
Robert W. Green
*Steven A. Grossman
Chaitanya Gurtu
*Steven P. Handler
Joseph C. Hanlon
Schuyler K. Henderson
John W. Hough
Marc R. Isaacson
Jeffrey Jahns
Alan N. Kaplan
Steven Z. Kaplan
Karen J. Kaplowitz
Robert A. Kelman
Thomas L. Kimer
Peter M. Lauriat
Carl B. Lee
#Charles A. Linn
*Adam M. Lutynski
David D. MacKnight
Neal D. Madden
Philip R. McLoughlin
Alexander M. Meiklejohn
#James W. Mercer
Leonard P. Nalencz
#Ralph G. Neas, Jr.
Joel S. Newman
*Andra Oakes
#Mark R. Pettit, Jr.
James M. Prickett
Michael D. Ridberg
Franklin J. Riesenburger
James E. Rottsolik
Donna P. Saunders
James A. Serritella
Mark L. Silbersack
Tefft W. Smith
Gabriel N. Steinberg
Mason W. Stephenson
#Lynn R. Sterman
Robert I. Stier
*Geoffrey R. Stone
William R. Sullivan, Jr.
Elizabeth H. Tockman
*Peter M. Van Zante
Robert J. Vancrum
Paul W. Voegeli
Mark B. Weinberg
*Hugh S. Wilson
Bruce H. Wyatt

1972

David M. Allen
Mary D. Allen
Kenneth E. Armstrong
Samuel M. Baker
Wendy C. Binder
David C. Bogan
*Fern C. Bomchill
*Steven S. Bowen
Timothy D. Bradbury
Carol Moseley Braun
Michael A. Braun
Joseph J. Bronesky
#Robert L. Brubaker
John J. Buckley, Jr.
*George J. Casson, Jr.
Michael E. Chubrich

Robert D. Claessens
David R. Clowers
David N. Cook
Harlan M. Dellsy
John A. Erich
Howard G. Ervin III
Deborah C. Franczek
#David J. Gerber
Wilbur A. Glahn III
Don E. Glickman
Richard A. Hanson
Stephen J. Herson
*Aaron E. Hoffman
*Alan J. Howard
Marian S. Jacobson
Donald W. Jenkins
Jerald A. Kessler
Cary I. Klafter
Richard A. Kruk
*Jeffrey T. Kuta
Norman E. Lanford
James P. Lansing
J. Kenneth Mangum
#Neal S. Millard
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The new Placement area

7. As you know, during the Fall quarter each year, law firms interview second-year students, for possible future employment. How many law firms were represented at the Law School in 1987?

(a) 193; (b) 247; (c) 404; (d) 555.

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8. When were these courses first offered: (a) Taxation; (b) Administrative Law; (c) Antitrust; (d) Pension Law?

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9. Who is the longest-serving member of the faculty?
(a) Walter Blum; (b) Aaron Director; (c) Edward Levi; (d) Bernard Meltzer.

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'59
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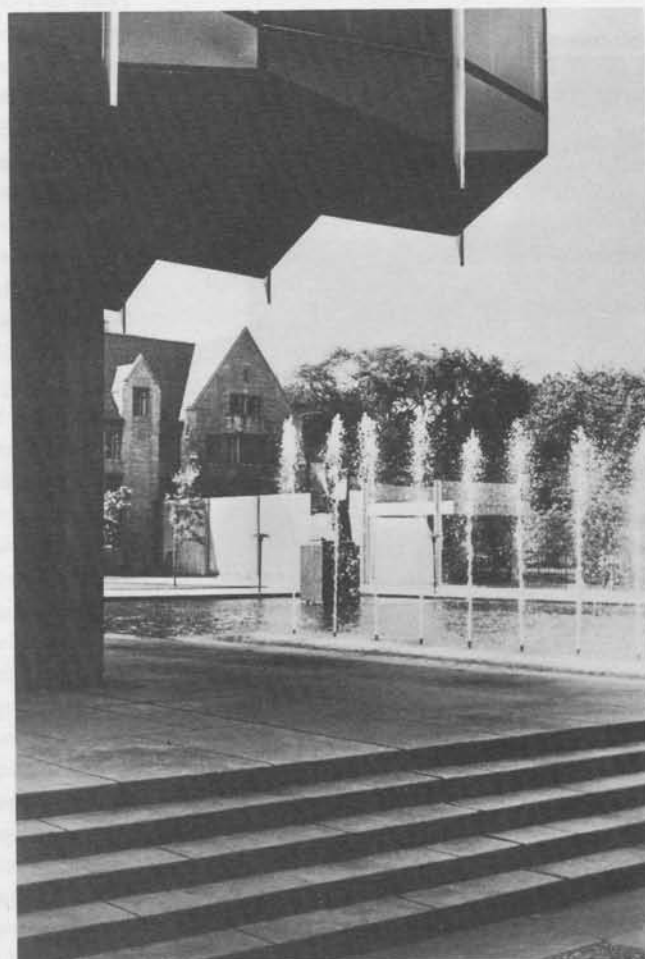
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10. How many fountains are there in the reflecting pool?

ALUMNI HONOR BLUM & KIMBALL

At the annual Alumni Dinner on May 5, 1988, the Alumni Association honored Professors Walter J. Blum (J.D. '41) and Spencer L. Kimball, who attained emeritus status on October 1 this year. The Law School will not say farewell to the two professors, however, for both have graciously accepted post-retirement appointments and will continue to teach part-time in their respective fields of tax and insurance.

At the dinner, Rex E. Lee (J.D. '63), former Solicitor General of the United States and a partner at Sidley & Austin, paid tribute to Spencer Kimball. Howard G. Krane, (J.D. '57), a partner at Kirkland & Ellis and trustee of the University of Chicago, spoke in praise of Walter Blum.

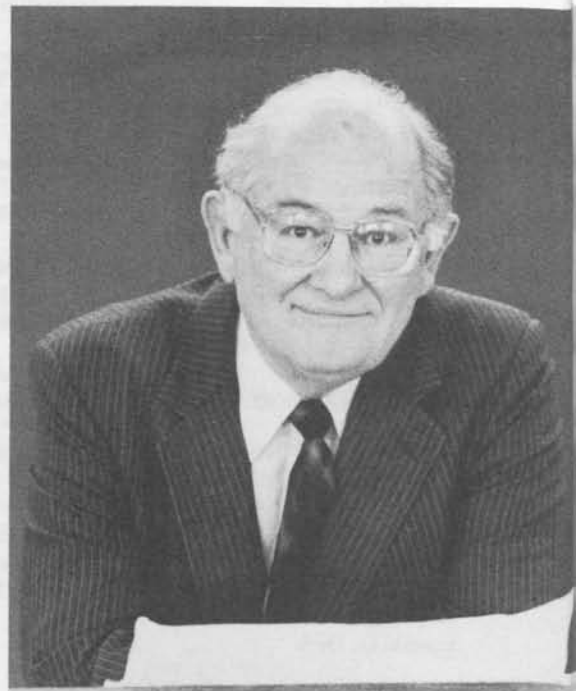
Rex Lee . . .

Tonight we honor two distinguished members of our Law School faculty. One of them, Walter Blum, was my teacher. He was one of the best I had from the time I started first grade until I graduated from law school. Spencer Kimball, by contrast, is a person I did not even know until I was ten years out of law school. He is nevertheless a person for whom I have the greatest personal fondness and professional admiration.

From his modest beginnings in the little town of Thatcher, Arizona, where he was born and raised, Spence has become a widely recognized leader of our profession. I think it is safe to say that he is the nation's leading authority on insurance regulation. But beyond this and other specialized proficiencies, Spence is a man of great breadth, creativity, and sensitivity. He is a man who genuinely cares. He cares about other people, about his family, his students, and the legal profession. My personal discovery of this fact occurred some fifteen years ago, when I was in the throes of trying to start a new law school. There were about a half dozen people who demonstrated an extra measure of unselfish helpfulness without having any real personal stake in my problem. Two of them are members of this faculty: Phil Neal and Spencer Kimball.

Spencer Kimball is a Rhodes Scholar who has gone on to become a scholar in every sense of that word. His writings are known and respected by persons who are knowledgeable in his fields. His writings have also had an impact on the development of our laws. He has written five books and many articles. He has received the American Bar Foundation's Fellows Research Award and the Elizur Wright Award for the most significant contribution to literature about insurance.

Spence has been a faculty member at four law schools and the dean at two. The fact that he would serve as a dean for a second time calls his judgement into question, but there are two mitigating factors.



The first is that at the time he took his first deanship, at the University of Utah, he was very young. At thirty-two he was one of the youngest law school deans in the country. Second, measuring all the persons who have ever served as a law school dean in the state of Utah by a combination of good looks and scintillating personality, Spence Kimball comes in second on that all-time list.

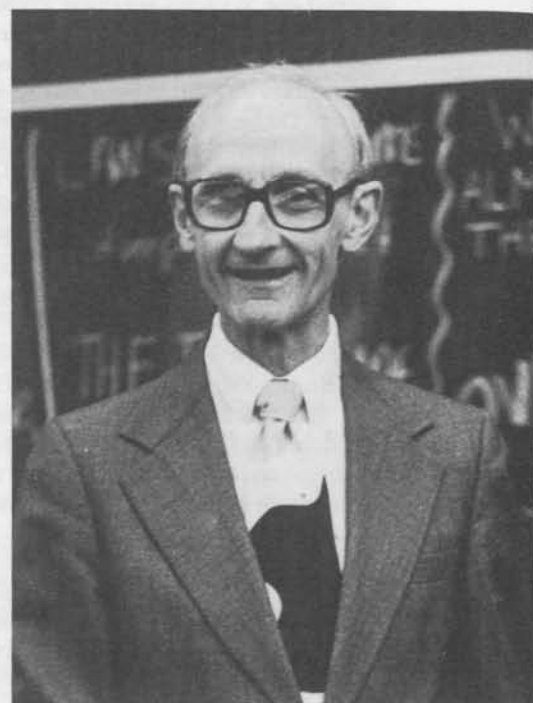
If you were to ask our honoree what he considers his most important accomplishment in life, my guess is that the answer would relate to his family. On several occasions I had the opportunity of observing first-hand the great love and warmth that he felt for his father and mother. About one month from now he and his wife Kathryn will observe their forty-ninth wedding anniversary. They have raised six children and have thirteen grandchildren. They remain a close and devoted family. On behalf of all of us, I express our appreciation, our admiration, and our love for one of our finest, Spencer L. Kimball.

Howard Krane . . .

At the outset of this evening's festivities, Howard Koven mentioned that he had known the last seven deans of the Law School. He failed, however, to mention Walter Blum, who, as we all know, has served as shadow dean of the Law School for decades. Walter is much more than an extraordinarily popular and effective professor who is one of the country's most brilliant and respected tax minds. He is a person with an extraordinary range of intellectual undertakings and interests. He is also someone, who, first as a student and then for over forty years as a professor, has cared passionately about the Law School. He is and has been interested in all aspects of the Law School—the quality of the education, the calibre of the faculty and students, the efficiency of the administration, and yes, even the mundane details of making sure the physical facility works, and works well.

An event that happened just about twenty-five years ago epitomizes the depth and breadth of Walter's commitment and concern for the Law School. The Pevsner sculpture that stands in front of the reflecting pool of the Law School was being dedicated. A number of distinguished personages were in attendance for the dedication, including dignitaries from France (the sculptor's own country), as well as many important officials from the Law School and the University community. All of these dignitaries gathered for the dedication ceremony, dressed in gowns and ceremonial sashes. As the program began, soap bubbles began floating out of the pool and filling the air, the result of a prank of a mischievous student who had placed twenty-five pounds of detergent in the reflecting pool. The next morning, Walter put the following note on the bulletin board: "Will the person who put the detergent in the reflecting pool yesterday please see me immediately. Walter J. Blum." This succinct note conveys not just Walter's optimism about human nature, but demonstrates his deep sense of responsibility for the wellbeing of the Law School. Nevertheless, it is my understanding that he still does not know the identity of the detergent culprit.

I ask you to rise and join me in a toast to our great friend and colleague, Walter Blum.



Memoranda

APPOINTMENTS

Faculty



Albert W. Alschuler

Albert W. Alschuler has been appointed the Wilson-Dickinson Professor of Law, effective July 1. The professorship, established in 1974, honors the memory of John Wilson and Anna Wilson Dickinson. It was previously held by **Walter Blum** (J.D. '41). Professor Alschuler is a 1965 graduate of Harvard Law School, where he was case editor of the *Law Review*. He joined the University of Chicago Law School faculty in 1985, after teaching at the universities of Pennsylvania, Colorado, and Texas. Mr. Alschuler, who studies criminal law and procedure, has written extensively on plea bargaining and sentencing reform. He has been an outspoken opponent of recent, more stringent federal sentencing guidelines.

Gerhard Casper has been appointed William B. Graham Distinguished Service Professor of Law, effective October, 1987. Mr. Casper joined the Law School faculty in 1966. He was the Max Pam Professor of Law from 1976 to 1980 when he was appointed William B. Graham Professor of Law. He served as Dean of the Law School from 1979-1987. Mr. Casper's research interests lie mainly in the fields

of constitutional law, constitutional history, comparative law and jurisprudence. He is editor of *The Supreme Court Review* (together with **Philip Kurland** and **Dennis Hutchinson**) and is Director of the Law School's new Program in Law and Government.

Richard A. Epstein has been named the James Parker Hall Distinguished Service Professor of Law. Mr. Epstein, a graduate of Columbia College, Oxford University, and Yale Law School, teaches and writes in many legal areas, including property, contracts, torts, and Roman Law. His controversial book, *Takings, Private Property and the Power of Eminent Domain* appeared in 1985. Mr. Epstein has been editor of the prestigious *Journal of Legal Studies* since 1981. In 1985 he was elected a fellow of the American Academy of Arts and Sciences.

Walter J. Blum, Edward H. Levi Distinguished Service Professor, attained retirement status on October 1, after forty years as a member of the Law School faculty. (See page 56.) Mr. Blum has graciously accepted a post-retirement appointment and is teaching two courses in the tax and corporate reorganization curriculum during 1988-89.



Walter Blum and Spencer Kimball in the rocking chairs presented to them by the Law School faculty

Spencer L. Kimball, Seymour Logan Professor of Law, attained retirement status on October 1, 1988, after nearly forty years in law teaching, including two terms as dean, at the University of Utah College of Law and the University of Wisconsin Law School. (See page 56.) He has been a member of the University of Chicago Law School's faculty since 1972. Mr. Kimball has graciously accepted a post-retirement appointment to teach insurance during the 1988-89 academic year.

James D. Holzhauser, Assistant Professor of Law, resigned his appointment at the Law School, effective June 30, to join the Chicago law firm of Mayer, Brown & Platt. Mr. Holzhauser is continuing his association with the Law School, however, having accepted an appointment as Lecturer in Law to teach a course and a seminar during 1988-89.

Visiting Faculty

Donald L. Horowitz has accepted an appointment as Visiting Professor of law for the Autumn Quarter, 1988. Mr. Horowitz, who is Professor of Law, Public Policy Studies, and Political Science at Duke University, has served as chair of the American Academy of Arts and Sciences Planning Group on Ethnicity and chair of the Advisory Committee to the U.S. Commission on Civil Rights. He is the author of numerous articles and books, including *The Courts and Social Policy* (1977), which won the Louis Brownlow Prize for the best book on public administration and *Ethnic Groups in Conflict* (1985). He is currently at work on *Methods of Statutory Interpretation in American Law*. Mr. Horowitz will teach Labor Law and a seminar on Comparative Law, Politics & Policy: Ethnic Group Relations.

Nils G. Mattsson will serve as Visiting Professor of Law and Law and Government Fellow for the Spring Quarter, 1989. Mr. Mattsson comes

from Uppsala University in Sweden, where he is Professor of Law. He currently serves as consultant to an Ad Hoc Committee on Tax Expenditures appointed by the Ministers of Finance of Denmark, Finland, Iceland, Norway, and Sweden, and he is the author of several books, including *Swedish International Tax and Taxation of Partnerships*. Mr. Mattsson will teach a course on Comparative Welfare Policy.



Knut Nörr

Knut W. Nörr will be the Max Rheinstein Visiting Professor during the Autumn Quarter, 1988. Mr. Nörr, a professor at the University of Tübingen, is a leading legal historian in Germany. In recent years, he has served as a visiting professor at the University of California at Berkeley and has taught and lectured in Canada, England, France, Spain, Italy, Austria, Switzerland, Japan, and Hong Kong. Mr. Nörr will teach a course on Developments in German Law since 1900.

Lecturers in Law

Jack S. Levin, a partner in the Chicago law firm of Kirkland & Ellis and the author of more than twenty books and articles, will serve as Lecturer in Law during the 1988-89 academic year. Mr. Levin received his LL.B. summa cum laude from Harvard Law School. He is an expert in areas of tax,

corporate mergers and acquisitions, venture capital, and complex business transactions and has lectured and written widely on these topics. Mr. Levin will teach a seminar on Structuring Venture Capital and Entrepreneurial Transactions in the Spring Quarter.

Jeffrey T. Sheffield, a partner in the law firm of Kirkland & Ellis, has been appointed a Lecturer in Law for the academic year 1988-89. Mr. Sheffield graduated with honors from the University of Chicago in 1976 and received his J.D. degree from Harvard Law School, cum laude, in 1979, where he was articles editor on the *Harvard Law Review*. He then served as law clerk to Justice Benjamin Kaplan of the Massachusetts Supreme Judicial Court. Mr. Sheffield specializes in federal income taxation. At the Law School he will co-teach a course on Business Planning.

Mandel Legal Aid Clinic

Mark Heyrman and **Randall Schmidt** have been promoted to Senior Clinical Lecturers in Law.

After graduating from the Law School in 1977, Mr. Heyrman spent a year as an Assistant Defender at the Office of the State Appellate Defender of Illinois. He joined the Mandel Legal Aid Clinic in 1978 and specializes in the rights of the mentally disabled and the education rights of handicapped children. He is a member of the mental health committees of the Chicago Bar Association and the Chicago Council of Lawyers.



Jack Levin

For two years after his graduation from the Law School in 1979, Randall Schmidt practiced law with the Chicago law firm of Aaron, Schimberg, Hess, Rusnak, Deutsch and Gilbert. He joined the Mandel Legal Aid Clinic in January 1981 and specializes in employment discrimination cases.

Bigelow Teaching Fellows

Thomas J. Frederick graduated from Michigan State University in 1978 with high honors. He received his J.D. cum laude from the University of Michigan Law School in 1984, where he served as Articles Editor of the *Michigan Law Review*, received the Helen L. DeRoy Memorial Award for the best student contribution to the *Law Review*, and was elected to the Order of the Coif. Since graduation, he has worked for the Chicago law firm of Winston & Strawn as an associate in general litigation, specializing in securities fraud litigation, construction contract litigation and appellate advocacy.

Stephen M. Griffin earned his B.G.S. from the University of Kansas in 1979. After a year of graduate study at the University of California at San Diego, he turned to law school, receiving his J.D. in 1983 from the University of Kansas Law School. He earned an LL.M. from New York University Law School in 1986. Since then he has served as a Research Instructor in Law at NYU Law School. He has written several articles, including "Reconstructing Rawls' Theory of Justice" in volume 62 of the *New York University Law Review*.

David Grosz received his J.D. from the University of California at Los Angeles Law School in 1975. While at law school, he worked for the NAACP Legal Defense and Education Fund and the Federal Prisoners' Civil Litigation Project. Since 1978, he has worked with the Los Angeles law firm of Fisher & Moest, in the fields of public law, constitutional law and civil liberties. His clients have included charitable and religious organizations, municipalities, environmental groups, college teachers, and journalists. He

has worked on several cases in the United States Supreme Court, including most recently *Board of Airport Commissioners v. Jews for Jesus* (1987).

Michael Osborne received his B.A. in law and political theory in 1983 and his LL.B. cum laude in 1986 from the University of Witwatersrand in Johannesburg, South Africa. He received his LL.M. from the University of Notre Dame Law School this year. Mr. Osborne has served as a Lecturer at the University of Witwatersrand School of Law and has won several academic awards, including the Bradlow Notre Dame Human Rights Law Scholarship, the Edward Nathan and Friedland Scholarship for academic excellence, and the Human Sciences Research Council Bursary. He has also published several articles, including "Arrest by Force" in volume 16 of *Businessman's Law*.

Barbara Y. Welke received her B.A. with highest distinction from the University of Kansas in 1980. She earned her J.D. cum laude in 1983 from the University of Michigan Law School, where she worked on the *Journal of Law Reform* and won the Law School Scholarly Writing Award. After graduating, she practiced law for two years with the Chicago law firm of Jenner & Block and spent a year as a cooperating attorney with the American Civil Liberties Union. Ms. Welke is currently a Century Fund Fellow at the University of Chicago, where she is a Ph.D. candidate in history.



Meera Werth

Meera Werth graduated from the Lady Shri Ram College of the University of New Delhi before enrolling in IIT Chicago-Kent College of Law. She received her J.D. with highest honors in 1984, having served as a member of the Moot Court Society, a Legal Writing Teaching Assistant, and Lead Articles Editor of the *Law Review*, in which she published a comment entitled "Spousal Notification and the Right of Privacy." Since graduating Ms. Werth has practiced law with the Chicago firm of Schiff, Hardin & Waite, where she has specialized in general litigation.

John M. Olin Fellows

Francis Buckley has been appointed a John M. Olin Visiting Fellow in Law and Economics for 1988-89. Mr. Buckley received his B.A. in 1969 and his LL.B. in 1974 from McGill University, Montreal, where he was editor-in-chief of the *McGill Law Journal*. He received the LL.M. degree from Harvard Law School in 1975. Mr. Buckley joined the faculty of McGill University in 1977 and has been Associate Professor of Law since 1984.

Lloyd R. Cohen has been appointed John M. Olin Visiting Fellow in Law and Economics for 1988-89. Mr. Cohen graduated from Harpur College in 1968. He received his M.A. degree in economics in 1973 from the State University of New York at Binghamton and his Ph.D. in 1976 from the same institution. After a period of teaching economics, Mr. Cohen entered Emory University School of Law, earning his J.D. with honors in 1983. He was articles editor of the *Emory Law Journal* and was elected to the Order of the Coif. After graduating, he clerked for Judge Gerald B. Tjoflat of the U.S. Court of Appeals for the 11th Circuit and served for a year as special counsel to Susan Liebler, Vice Chair of the U.S. International Trade Commission. Since 1985 he has been Associate Professor of Law at California Western School of Law.

Kramer Fellow

Luke M. Froeb has been selected as the Victor H. Kramer Foundation Fellow for 1988-89. Mr. Froeb is an economist in the Economics Analysis Group of the U.S. Department of Justice and specializes in the economic analysis of criminal law. He earned his Ph.D. in economics from the University of Wisconsin in 1983 and his B.A. in Economics from Stanford University in 1978. Before joining the Justice Department, Mr. Froeb was an Assistant Professor in the Economics Department at Tulane University.

Administration



Roberta Evans

Roberta G. Evans has been promoted to Assistant Dean and Director of Graduate Student Affairs, effective July 1, 1988. Ms. Evans received her B.A. with honors from the University of Connecticut in 1958 where she was a member of Phi Beta Kappa. She received her J.D. from the Law School in 1961. Since 1973 she has been associated with the Chicago law firm of Lurie, Sklar and Simon (now Neal, Gerber, Eisenberg and Lurie), where she specializes in probate and estate planning. Ms. Evans has served as Assistant to the Dean at the Law School since 1981.

LAW SCHOOL NEWS

Justice Scalia at the Law School

Justice Antonin Scalia of the United States Supreme Court returned to the University of Chicago on January 26, 1988, as a Marjorie Kovler Visiting Fellow. He gave a public lecture on "The Constitution, the People, and the Courts" in the Law School's Glen A. Lloyd auditorium and followed this the next day with an informal question and answer session for members of the Law School. In his speech, Justice



Justice Antonin Scalia

Scalia discussed the significance that the U.S. Constitution has for the American people. He found it paradoxical that an "afterthought," the Bill of Rights, should today be the most celebrated feature of the Constitution. Comparing the Bill of Rights to that of the Soviet Union, which has far more explicit and expansive guarantees, Scalia pointed out that here liberties and rights exist as "the fruit and not the roots of our constitutional tree"; that is, although not so explicit in the text, these rights arise because the government structure defined in the Articles protects them. "It is those humdrum provisions that convert the Bill of Rights from a paper assurance to a living guarantee." Scalia explored the functions of the Court in the question and answer sessions.



Hon. David Stockman

C.R. Musser Lecture

In conjunction with the new Law and Government Program, the Honorable David A. Stockman, former director of the Office of Management and Budget in the Reagan Administration, gave the C.R. Musser Lecture in Law and Economics on February 24. In a talk entitled "The Irony of the Reagan Revolution," in front of a capacity crowd in the Glen A. Lloyd Auditorium, Mr. Stockman discussed the promises made by the Administration at the beginning of President Reagan's first term of office. He asserted that instead of the promised 180 degree change of direction, the inventory of results for 1989 will show no change at all and that the Reagan "insurgency" will end up consolidating the trends of

the past fifty years, toward a mild social democracy with a moderate redistribution of wealth. Mr. Stockman illustrated his theme by looking at specific areas of government: the budget, economic and market regulation, health and safety, and the essential architecture of government itself.

Judge Mikva Visits the Law School

Judge *Abner J. Mikva* (J.D. '51) of the U.S. Court of Appeals for the District of Columbia Circuit returned to the Law School and the University in April as a Marjorie Kovler Visiting Fellow. Judge Mikva spoke to the Law School community on "National Security and Unamericanism." In his talk, Mikva traced the history of the University's struggles with anti-Communist investigating committees of the 1940s and 1950s. He examined in detail the battles President Robert Maynard Hutchins fought with the Illinois legislature over academic freedom, especially the occasion in 1949 when the legislature set up a special commission after University of Chicago and Roosevelt University students had marched to Springfield to protest the passage of the Broyles Act, which made it a felony to belong to a communist or communist front organization. The commission subpoenaed Hutchins to testify "on his own beliefs and those of others," especially profes-



Dean Geoffrey Stone enjoys a joke with Judge Abner Mikva

sors who had belonged to organizations regarded as "communist fronts." The commission was also concerned about a communist club on campus "which had all of eleven members," Mikva said.

During what he called the "Frightening Fifties", Mikva said that "there was a fear of the spoken and written word. Freedom of speech is not as absolute as we sometimes think. We Americans consider freedom of speech to be the difference between us and the fascists or the communists, but when we think there's a threat, it's often curtailed." Only as a more secure and mature society will we approach the goals of the First Amendment and be more tolerant of the inflammatory speech and activities that frighten us. He called for a strong, but not absolutist interpretation of the First Amendment and pointed out that massive violations of constitutional rights could happen again.

Judge Mikva served five terms in the Illinois Legislature and five terms in the U.S. Congress before joining the U.S. Court of Appeals. As a U.S. Congressman he opposed increased military spending, favored public financing of congressional campaigns and persistently introduced handgun control bills. He graduated with honors from the Law School, where he was editor-in-chief of the *Law Review*.

The Marjorie Kovler Visiting Fellows Program is designed to encourage interaction between students and prominent individuals in the arts and public affairs. Previous Fellows have included Justice John Paul Stevens, Senator Gary Hart, Beverly Sills, and Charlton Heston.

Ulysses S. & Marguerite S. Schwartz Lecture

On April 26, **Eleanor B. Alter**, a member of the New York law firm of Rosenman & Colin, delivered a speech to the Law School community entitled "You Can't Go Home Again: How Family Law is Changing Who We Are and What We Own." Ms. Alter was the Ulysses S. & Marguerite S. Schwartz Visiting Fellow in the Spring Quarter, 1988. Her talk focused on the area of property and judicial discretion in matrimonial law. Pointing out that 50 percent of all civil litigation is matrimonially related, Ms. Alter reviewed

University's Centennial Plans Underway

The University of Chicago reaches its centennial in 1991 and a year of celebrations from October 1991 to October 1992 is being planned. Chairing the faculty Centennial Planning Committee is **Walter J. Blum** (J.D. '41), Edward H. Levi Distinguished Service Professor Emeritus. **Gerhard Casper** is also a member of the Committee, while **Richard Epstein** is chair of the academic conferences subcommittee.

The theme of the celebrations will be "The Idea of a University." Although events will represent a serious consideration of themes suggested by the University's first hundred years, Mr. Blum also sees the celebration as "light-hearted and playful," and envisions such attractions as a hot-air balloon stationed in the center of campus that would give people a bird's-eye view of the University and its neighborhood. He also hopes to see a number of exhibits on campus that would show, for example, what William Rainey Harper's office looked like during the University's first years or what apparatus scientists used to perform some of the first experiments on campus.

A number of academic conferences are already being arranged for the Centennial year. The Law School, in conjunction with the Robert J. Kutak Foundation, has planned a conference on the Bill of Rights that will also mark the 200th anniversary of that document. A conference on the structure of the academic disciplines will look at today's universities and consider whether the structure continues to provide opportunities for intellectual growth. The Chicago Historical Soci-



ety is planning a major exhibition on "Chicago in the 1890s" that will focus on the founding of the University and several other cultural institutions during the decade of "Chicago Renaissance," as it has come to be called. Major exhibitions are also planned for the Smart Gallery, the Regenstein Library, and the Renaissance Society. Hyde Park's commemoration of its incorporation into the city of Chicago in 1889 will also link up with the University's celebrations.

Walter Blum's family was living in Chicago at the time of the foundation of the University. "The 1890s was a fabulous period in Chicago's development," he says. "The Centennial will explore the juxtaposition of that history against the history of the University, which was a major contributor to the cultural growth of the city."

the great variations between jurisdictions over such matters as whether marriage is a partnership and what property is subject to division. Courts have great discretion in administering the division of property and inconsistencies arise, even within the same

state. There are virtually no guidelines and problems of identifying property, such as academic degrees earned during the marriage with the assets of the other spouse, commingling of assets, appreciation of assets and income from separate property, and indirect contributions (such as homemaking) must be resolved. All these aspects produce



Guido Calabresi with President Hanna H. Gray

lengthy and expensive litigation and most cases are settled just to avoid these problems. Interest in prenuptial contracts is also growing. Ms. Alter proposed some remedies, such as a fifty-fifty division of all property except that which has been kept separate. Parties should be allowed to contract out of the system. She explained that this would increase consistency, reduce costs and make both parties "equal."

D. Francis Bustin Prizes

Three faculty members have been awarded D. Francis Bustin Prizes this year. **Ronald H. Coase**, Clifton R. Musser Professor Emeritus of Economics, received the award for his book *The Firm, the Market, and the Law*. **David P. Currie**, Harry N. Wyatt Professor of Law, was recognized for his continuing scholarship on the history of the Supreme Court's interpretation of the United States Constitution. **Harry Kalven, Jr.** (J.D. '38), was posthumously awarded the prize for his book *A Worthy Tradition: Freedom of Speech in America*. The prizes are made possible by the D. Francis Bustin Educational Fund for the Law School and are awarded in recognition of scholarly contributions to the improvement of the processes of our government.

Kurland is Laing Winner

Philip B. Kurland, Professor of Law and William R. Kenan, Jr., Distinguished Service Professor in the College, and his co-editor, Ralph Lerner, received the University of Chicago Press's 1987 Gordon J. Laing Award for their book *The Founders' Constitution*. The Laing Award is presented annually to the University faculty author, editor or translator of the book published during the preceding two years that adds the greatest distinction to the list of the University of Chicago Press.

Calabresi Awarded Honorary Degree

Guido Calabresi, Sterling Professor of Law and Dean of Yale Law School, was awarded the honorary degree of Doctor of Laws at the Spring Convocation on June 10, 1988. Mr. Calabresi was honored for his work as a founder of the law and economics movement and as a scholar who has encouraged a style of scholarship in law that treats the legal system as a worthy subject for disinterested and scientific study rather than as a set of rules to be manipulated for political purposes. **William M. Landes**, Clifton R. Musser Professor of Economics, presented Mr. Calabresi at the Convocation.

Alzheimer and Gray Supports Student Activities Area

In 1987 the Placement Office moved to new offices under the Green Lounge and Placement's old premises below the Moot Court Room were made available as a student lounge. The law firm of Alzheimer and Gray has generously provided funds to redecorate and refurbish the area, in memory of **Irving B. Naiburg** (J.D. '32), a partner in the firm, who died in 1987. The newly decorated room reopened to students at the beginning of the Fall Quarter.



New student activities area

FACULTY NOTES

In April, **Albert Alschuler**, Wilson-Dickinson Professor of Law, participated in a conference on civil procedure reform at Northwestern University Law School. The conference was sponsored by the American Law Institute. In June, Mr. Alschuler gave a lecture on empirical studies of pornography at the Annual Meeting of the Law and Society Association in Vail, Colorado. At that meeting he also took part in a panel discussion on the effectiveness of alternative dispute resolution techniques in civil cases. Mr. Alschuler's paper, *Departures and Plea Agreements under the Sentencing Guidelines*, appeared in 117 F.R.D. 459 (1988).



Paul Bator

Paul M. Bator, John P. Wilson Professor of Law, was a panelist at the Manhattan Institute's Symposium on "The Historical Roots of the Liability Controversy," held in Charleston, South Carolina, on February 11-13, 1988. At the beginning of March, Mr. Bator spoke to the Annual Symposium of the Federalist Society in Charlottesville, Virginia, on the topic "Do We Have an Unwritten Constitution?" On April 3, he gave the luncheon address at the Symposium of the American Enterprise Institute on "The Fettered Executive Branch," at the Mayflower Hotel in Washington, D.C. Later in April, he chaired a panel discussing the work of the Supreme Court at the Judicial Conference of the Fifth Circuit in Jackson, Mississippi.

In May, he argued on behalf of the constitutionality of the United States Sentencing Commission before the United States Court of Appeals for the 9th Circuit.

In May, **Jonathan K. Baum** (J.D. '82), Staff Attorney and Clinical Fellow, discussed the Mandel Legal Aid Clinic's new Welfare/Employment Project on a panel at a statewide conference on "Women and Children in Poverty" in Springfield, Illinois. Last December, the Lawyers Trust Fund of Illinois awarded the Clinic an \$18,000 grant for the project. Mr. Baum wrote the amicus brief for the ACLU in *Frisby v. Schultz* (a First Amendment challenge to a residential picketing ban) in the United States Supreme Court.

In March, **Mary Becker**, Professor of Law, gave the keynote speech at Women's History Week at Mundelein College in Chicago. Her talk was entitled "Women and the Constitution." Later in the month, she spoke on the same topic at the Midwest Faculty Conference on the Constitution at the University of Chicago. Ms. Becker also delivered the Centennial Lecture Series on The Constitution and the American Experience at the University of Puget Sound School of Law, in Tacoma, Washington. Her theme was "The Constitution and Women."

Gerhard Casper, William B. Graham Distinguished Service Professor of Law, has been awarded the SmithKline Beckman Award in Legal Education from the Institute for Educational Affairs. This grant is to support Mr. Casper's research on American constitutional history during the period between ratification of the Constitution and the presidency of Thomas Jefferson, which will lead to the teaching of an innovative course under the auspices of the Law School's Law and Government Program.

On June 2, **Ronald H. Coase**, Clifton R. Musser Professor Emeritus of Economics, received an honorary doctorate degree from the University of Köln, West Germany. At the ceremony, Mr. Coase gave a short talk entitled "The Task That Awaits." Two days later, he addressed a seminar at

the University and answered questions. On June 6, he gave a lecture at the University of Münster on "The Nature of the Firm," and addressed a seminar the following day. On June 8 he traveled to Wallenfängen in the Saarland to attend a conference organized by the University of the Saarland on "The New Institutional Approach to Economic History."



David Currie with Lawrence Liu '82 in Taipei

David P. Currie, Harry N. Wyatt Professor of Law, presented a paper on "The Constitution of the United States: The First Two Hundred Years" at a conference on "The Evolving United States Constitution: 1787-1987" in Taipei in June, under the auspices of the Institute of American Culture, Academia Sinica. Earlier in the year Mr. Currie played a cameo role in the student musical as Inspector Sherwood V. Walker, complete with deerstalker hat and patter song.

In January, 1988, **Richard A. Epstein**, James Parker Hall Distinguished Service Professor of Law, gave two papers at the AALS meeting in San Francisco, one before the administrative law session on privatization, and one before the real property section on the law of covenants and servitudes. In February, he delivered the Quinlan lecture on the "Rule of Law" at Oklahoma City University Law School. In April he delivered a lecture, sponsored by the Brooklyn Law

School, on "Rent Control and the Theory of Efficient Regulation," and the Irvine Lecture at Cornell University Law School on "Privatization: Its Prospects and Perils." Mr. Epstein spoke on "Contract Approaches to Medical Malpractice" at the Institute of Medicine's special session on Obstetrics and Gynecology in June. In addition, he gave workshops at the Department of Economics, University of Illinois, and Harvard Law School on "The Public Trust Doctrine," at IIT Chicago-Kent Law School on "AIDS, Employment and Testing," at the Department of Philosophy at Bowling Green University on "Consequential Damages in the Law of Damages," and in the University of Chicago Midwest seminar series on "The Proper Scope of the Commerce Power."

At the annual meeting of the Roman Law Society of America in Champaign in April, **Richard H. Helmholz**, Ruth Wyatt Rosenson Professor of Law, spoke on his project to translate some of the basic sources in Roman and canon law. Also in April, Mr. Helmholz spoke to a faculty seminar at Washington University in St. Louis on the origins of the privilege against self-incrimination. Later that month he gave a paper on the relation of legal theory to practice at the annual meeting of the Medieval Academy of America in Philadelphia.

On May 11, 1988, **James D. Holzhauser**, Assistant Professor of Law, presented a paper entitled "The 'Reverse' Boys Markets Injunction" at the AFL-CIO Union Lawyers Conference in Chicago. On May 15, he participated in a panel discussion at Temple Beth Israel in Skokie on "AIDS: A Legal Perspective." The same week, he participated in a conference on "Health Treatment Rights, HIV and Aids," sponsored by the National Legal Center for the Medically Dependent & Disabled. Mr. Holzhauser presented a paper at the conference entitled "AIDS Testing in the Health Care Setting."

William M. Landes, Clifton R. Musser Professor of Economics, gave a talk entitled "Strategic Behavior and Antitrust Enforcement" at a confer-

ence on Antitrust Issues in Today's Economics held in New York on March 2-3 and sponsored by The Conference Board. Mr. Landes has been appointed to the Committee of Advisers for the American Law Institute's Restatement of the Law of Unfair Competition.

John H. Langbein, Max Pam Professor of American and Foreign Law, presented the annual Joseph Trachtman Lecture to the American College of Probate Counsel meeting at Marco Island, Florida, on February 25. The lecture, entitled "The Twentieth-Century Revolution in Family Wealth Transmission and the Future of the Probate Bar" is being published in *The Probate Lawyer*, while a scholarly version is appearing in the *Michigan Law Review*. On March 22, Mr. Langbein addressed the Chicago Bar Association's Probate Practice Section on "The Next Steps toward Unifying the Law of Probate and Nonprobate Transfers." On May 9, he traveled to St. Louis to speak to the Estate Planning Council on "The Future of the Nonprobate System." He participated in a Wharton School symposium on "The Fiduciary Implications of Proxy Voting of Pension Plan Assets" in Philadelphia on May 12. His paper, "The Dilemmas of Fiduciary Investing under ERISA" is to appear in the published conference proceedings. On June 8, Mr. Langbein spoke to the legal history section at the meeting of the Canadian Association of Law Teachers in Windsor, Ontario, on "The Displacement of Judges by Lawyers in the Eighteenth-Century Criminal Trial." Later in the month he participated in a conference on "International Legal Cooperation in Criminal Matters between the United States and the Federal Republic of Germany," held at Harvard Law School for senior government officials and academics from both countries.

Michael W. McConnell (J.D. '79), Assistant Professor of Law, traveled to Arizona State University on February 10 to debate Dean Paul Bender on the meaning of the Religion Clauses of the First Amendment. On February 23, he delivered a lecture at his alma mater, James Madison College of



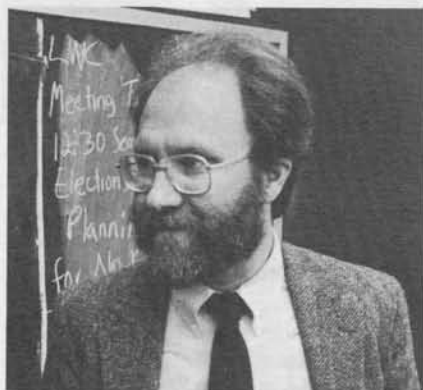
Michael McConnell

Michigan State University, entitled "Do We Have (Do We Want) a Written Constitution?" The next day he and Professor Fred Schauer discussed Separationism and Religious Freedom at the University of Michigan Law School. On March 30, he argued before the United States Supreme Court on behalf of appellant United Families of America in *Kendrick v. Bowen*, a case involving the constitutionality of allowing religious organizations to participate in a federally funded program to combat teenage pregnancy. On April 25, Mr. McConnell addressed the National Diocesan Attorneys Conference meeting in Washington, D.C., on "The Religion Clauses: Where Is the Supreme Court Heading?" He and Judge **Richard Posner** presented a paper entitled "An Economic Analysis of the Religion Clauses of the First Amendment" at the Law School's Law and Economics Workshop on May 24. On June 15, he appeared on WGN Radio's "Extension 720" program to discuss a recent report on censorship in America.

In April, **Geoffrey P. Miller**, Professor of Law and Associate Dean, delivered a paper on court backlogs at a Yale Law School conference on Civil Liability.

On January 26, **Norval Morris**, Julius Kreeger Professor of Law and Criminology, gave the keynote speech in Sydney, Australia, at the Interna-

tional Correctional Conference, held to mark the Bicentennial of the First Fleet's arrival in Botany Bay. On March 2, he attended a meeting in Washington, D.C., of the Advisory Committee to the Federal Bureau of Prisons. Back in Chicago, he gave the keynote speech at the Annual Meeting of the National Council on Crime and Delinquency on April 13. At the end of April, he gave the dinner address at a meeting at the Patuxent Institute in Maryland, sponsored by the American Academy of Psychiatry and the Law. On May 25, Mr. Morris gave a luncheon address at the Alabama Trial Judges Sentencing Institute in Tuscaloosa, Alabama, for the National Judicial College. The next day he was at the other end of the country, acting as presenter and moderator at a meeting of the Washington Sentencing Guidelines Commission in Seattle and addressing a luncheon meeting. On May 27 he went on to Portland, Oregon, where he addressed the City Club on the subject of "Crime, Crime Rate and Portland." At the end of June, Mr. Morris chaired a meeting of the Board of the National Institute of Corrections in Louisville, Kentucky.



Stephen Schulhofer

Stephen J. Schulhofer, Frank and Bernice J. Greenberg Professor of Law and Director of the Center for Studies in Criminal Justice, presented one of the principal papers at the annual meeting of the Egyptian Penal Law Association in Alexandria, Egypt, in April. His theme was "Protection of Human Rights in the Post-trial Phase of the American Criminal Case."

Daniel N. Shaviro, Assistant Professor of Law, addressed the Tax Management Advisory Board on April 21 in New York and on May 12 in Washington, D.C. He also took part in a panel discussion at the 10th Annual Conference on Federal Taxation of Real Estate Transactions, sponsored by New York University, held on May 2 in New York and June 6 in San Francisco.

On January 26, **Geoffrey R. Stone**, Harry Kalven, Jr., Professor of Law and Dean of the Law School, spoke to the Ninth Circuit Judicial Conference on "The Supreme Court, the Takings Clause and Freedom of Expression." At the end of June, he spoke to the Fourth Circuit Judicial Conference on "The 1987 Term of the Supreme Court: The Free Speech and Criminal Procedure Decisions."

In January, **David Strauss**, Assistant Professor of Law, spoke on affirmative action at the annual meeting of the American Association of Law Schools in Miami. In April he filed a brief in the United States Supreme Court on behalf of **Edward H. Levi**, (J.D. '35), Glen A. Lloyd Distinguished Service Professor Emeritus, and two other former United States Attorneys General in *Morrison v. Olson*, a case concerning the constitutionality of the Independent Counsel provisions of the Ethics in Government Act. Also in April, he filed a brief in the Supreme Court on behalf of the National League of Cities and others, defending the constitutionality of an affirmative action program adopted by the City of Richmond, Virginia. At the end of April, Mr. Strauss was principal speaker at a program on the Constitution at the University of Wisconsin at LaCrosse. He gave a paper entitled "Equal Protection and the Urban 'Underclass.'"

In January, **Cass Sunstein**, Professor of Law and Professor in the Department of Political Science and the College, gave two talks at the annual meeting of American law professors. The first talk dealt with questions of constitutional interpretation, the second with the relationship between feminism and traditional jurisprudence. In February, Mr. Sunstein delivered speeches at George

Washington University and at Rutgers University. Both speeches involved revisions in the law of equal protection for the twenty-first century. In April, he participated in a conference at Georgetown University called "After the Bicentennial." His paper dealt with proportional or group representation. In early June, Mr. Sunstein spoke at an interdisciplinary conference on community and liberty in Tucson, Arizona. His paper discussed the circumstances in which government might justifiably interfere with voluntary transactions.



Alan Sykes

Alan Sykes, Assistant Professor of Law, presented a paper entitled "The Proper Role of Countervailing Duties in U.S. Trade Policy" at the University of Michigan Law School's seminar on International Economic Law and Policy in March. In May, he presented a paper (co-author Professor **Larry Kramer**) on "Municipal Liability under 1983: A Legal and Economic Analysis" at the Harvard Law School Workshop in Law and Economics.

On April 25, **Diane Wood**, Professor of Law, chaired a program on Current Issues Relating to the International Aspects of Antitrust Law, sponsored by the ABA Section of International Law and Practice, in Washington, D.C. The program focused on two topics: joint ventures in the U.S. involving most industry participants, such as the Sematech venture, which are justified

as necessary to combat foreign competition, and the planned Department of Justice Antitrust Guidelines for International Operations. On May 4, 1988, she gave another talk on the subject of International Joint Ventures and the Antitrust Laws, before a seminar sponsored by the World Trade Institute, again in Washington, D.C. The following week, she attended a seminar in Chicago on "Doing Business in Canada under the Canada/United States Free Trade Agreement." From May 16 through May 21, Ms. Wood attended a conference in Rome on Law and Computers, which was organized by the Supreme Court of Cassation of Italy. She gave a paper entitled "Competition Law in the Computer Industry: A Study of Market Power and Its Abuse" before the "Production, Trade, and Finance" session, which considered the way in which market power should be evaluated in fast-moving, high technology industries.

On February 23, *Hans Zeisel*, Professor Emeritus of Law and Sociology, addressed the Chicago Sociological Practice Association on "What to Do about Crime." On this occasion he also received the Association's annual Award for Outstanding Sociological Practice.

STUDENT NOTES

Law Review and Legal Forum

The Managing Board of volume 56 of *The University of Chicago Law Review* are: *James Barry III*, Editor-in-Chief; *Mark Snyderman*, Executive Editor; *Dennis Black*, Managing and Book Review Editor; *John Duffy* and *Jacqueline Oreglia*, Articles Editors; *Erika Geetter*, Topics and Comments Editor; *Katharine Baker*, *James Gauch*, *Alan Meese*, *Richard Murphy*, and *Drew Page*, Comment Editors.

The Editorial Board for volume 1989 of *The University of Chicago Legal Forum* are: *Renata Sos*, Editor-in-Chief; *Douglas Clark*, Managing Editor; *Paul Nelson* and *Susan Paulsrud*, Research and Symposium Editors; *Theodore Beutel* and *Jennifer Goldstein*, Articles Editors; *David Siegel*,



L. to r.: Moot Court runners-up Beth Golden and Sean Smith; Robert Bork, Judge Patricia Wald, and Judge John Minor Wisdom; competition winners Katherine Henry and Samuel Wilkins

Senior Comment Editor; *Michael Cicero*, *Robert Clothier*, *Andrew Ostrognai*, and *Roger Stern*, Comment Editors.

Moot Court

In a closely fought contest, arguing the constitutionality of the so-called Special Prosecutor Act, *Katherine Henry*, class of 1989, and *Samuel Wilkins III*, class of 1988, narrowly defeated *Beth Golden* and *Sean Smith*, both class of 1988, in the 1988 Hinton Moot Court Competition on May 11. Henry and Wilkins won the Hinton Moot Court Cup and the Thomas J. Mulroy Awards for Excellence in Appellate Advocacy with Highest Distinction. Golden and Smith received the Karl Llewellyn Memorial Cup and the Thomas J. Mulroy Awards with Distinction. The judges were Chief Judge Patricia Wald of the U.S. Court of Appeals for the District of Columbia Circuit, Judge John Minor Wisdom of the U.S. Court of Appeals for the Fifth Circuit, and *Robert Bork* (J.D. '53), formerly judge of the U.S. Court of Appeals for the District of Columbia Circuit.

Honors and Awards

The following students of the Class of 1988 received their degrees with honors and were inducted into the Order

of the Coif. *Michael Annes*, *Marc Brenner*, *Christopher Eisgruber*, *Erin Enright*, *Hugh Hallman*, *Paul Heald*, *David Hurwitz*, *David Litt*, *Richard Nagareda*, *Stephen Ritchie*, *Brian Sieve*, *Andrew Smith*, *Sean Smith*, *Samuel Wilkins III*, *Michelle Wilson*, *Richard Wirthlin*, *David Wolfsohn*, and *Ari Zymelman*. The following students also received their degrees with honors: *Edward Adams*, *John Baraniak, Jr.*, *Scott Barash*, *Martin Black*, *Jeffrey Brauch*, *Joseph Brennan*, *Jonathan Bunge*, *Paul Eberhardt*, *Lawrence Frishman*, *Joseph Gregor*, *Alison Humphrey*, *Philip Karmel*, *Rebecca Lederhouse*, *Lori Martin*, *Stuart Mills*, *Roger Moffitt*, *Robert Mowrey*, *Kathleen Murdock*, *Joel Neuman*, *Michelle Patzke*, *Gregory Poe*, *Marjorie Reifensberg*, *Adam Silver*, *Leslie Singer*, *Darin Snyder*, *Andrew Spiropoulos*, *Michael Vhay*, *Christopher Vicovic*, *Christina Wells*, and *Michael Yetnikoff*.

Julie Bradlow, *Andrew Patner*, and *Dean Schramm* received the Ann Barber Outstanding Service Award, which goes to the third-year students who have made a particularly helpful contribution to the quality of life at the Law School. The Joseph Henry Beale Prize, for outstanding work in the first-year legal research and writing program was awarded to *Ashutosh Bhagwat*, *William Davis*, *Bruce Doughty*, *Jacqueline Gerson*, *Andrea Nervi*, and *Henry Olsen III*. The D. Francis Bustin Prize for the best

published comments was awarded to **Paul Heald**, class of 1988, for his comment "Money Damages and Corrective Advertising: An Economic Analysis," in volume 54 of *The University of Chicago Law Review*; to **Gregory Mark**, class of 1988, for his comment, "The Personification of the Business Corporation in American Law," in volume 54 of the *Law Review*; and to **James Rosenzweig**, class of 1988, for his comment "State Prison Conditions and the Eighth Amendment: What Standard for Reform under Section 1983?" in the 1988 volume of *The University of Chicago Legal Forum*. **Marc Brenner**, class of 1988, was the 1987 winner of the Isaiah S. Dorfman Prize, for outstanding work in Labor Law; **Rachel Heyman**, class of 1988, won the prize for 1988. The Edwin F. Mandel Award, to the graduating students who have contributed most to the Law School's clinical education program, was awarded to **John Knight** and **Adam Silver**. **Andrew Smith** received the John M. Olin prize, for the outstanding graduate in Law and Economics. The Casper Platt Award, for the best paper written by a student in the Law School, was made to **Michael Keane**, class of 1988, for his paper "The Influence of the French Literary Critics on Critical Legal Studies." **Christopher Eisgruber** received the Hyman M. Spector Award for excellent scholarship in the field of civil liberties.

Clerkships 1988-89

Fifty-one graduates of the Law School, a record number, have accepted judicial clerkships for 1988-89:

United States Supreme Court

Wendy Ackerman '87 (Justice Antonin Scalia)

Lindley Brenza '87 (Chief Justice William Rehnquist)

Richard Cordray '86 (Justice Anthony Kennedy)

Lisa Heinzerling '87 (Justice William Brennan)

Deborah Malamud '86 (Justice Harry Blackmun)

United States Courts of Appeals

Samuel Ach '87 (Judge Harrison Winter, 4th Cir.)

Edward Adams '88 (Judge Harvie Wilkinson III, 4th Cir.)

Scott Barash '88 (Judge Lanier Anderson III, 11th Cir.)

Jule Bradlow '88 (Judge Michael Kanne, 7th Cir.)

Joseph Brennan '88 (Judge Grady Jolly, 5th Cir.)

Jonathan Bunge '88 (Judge James Buckley, D.C. Cir.)

Christopher Eisgruber '88 (Judge Patrick Higginbotham, 5th Cir.)

Erin Enright '88 (Judge Stephen Williams, D.C. Cir.)

Todd Gaziano '88 (Judge Edith Jones, 5th Cir.)

Paul Heald '88 (Judge Frank Johnson, Jr., 11th Cir.)

Louis Hensler III '88 (Judge J. Edmonson, 11th Cir.)

Philip Karmel '88 (Judge Edward Becker, 3rd Cir.)

Peter Kennedy '88 (Judge Thomas Fairchild, 7th Cir.)

Diane Klotnia '87 (Judge Max Rosenn, 3rd Cir.)

David Litt '88 (Judge Alfred Goodwin, 9th Cir.)

Mary Mace '88 (Judge Grady Jolly, 5th Cir.)

Gregory Mark '88 (Judge Bruce Selya, 1st Cir.)

Lori Martin '88 (Judge Eugene Davis, 5th Cir.)

Roger Moffitt '88 (Judge Stephen Anderson, 10th Cir.)

Kathy Murdock '88 (Judge William Bauer, 7th Cir.)

Richard Nagareda '88 (Judge Douglas Ginsburg, D.C. Cir.)

Joel Neuman '88 (Judge Joel Flaum, 7th Cir.)

Gregory Poe '88 (Judge Irving Goldberg, 5th Cir.)

Stephen Ritchie '88 (Judge James Buckley, D.C. Cir.)

Laura Shores '88 (Judge Robert Vance, 11th Cir.)

Andrew Spiropoulos '88 (Judge Danny Boggs, 6th Cir.)

Thomas Vita '88 (Judge Albert Engel, 6th Cir.)

Christina Wells '88 (Judge Lawrence Pierce, 2d Cir.)

Samuel Wilkins III '88 (Judge Frank Easterbrook, 7th Cir.)

David Wolfsohn '88 (Judge Walter Stapleton, 3rd Cir.)

Ari Zymelman '88 (Judge Frank Easterbrook, 7th Cir.)

United States District Courts

Martin Black '88 (Judge Edward Cahn, E.D. PA)

Beth Boland '88 (Judge Milton Pollock, S.D. NY)

Leland Chait '88 (Judge George Arceneaux Jr., E.D. LA)

Catherine Fiske '88 (Judge Walter Skinner, MA)

Julie Justicz '88 (Judge Robert Hall, N.D. GA)

John Knight '88 (Judge Hubert Will, N.D. IL)

Michelle Patzke '88 (Judge Paul Plunkett, N.D. IL)

Mary Rowland '88 (Judge Julian Cook, Jr., E.D. MI)

Dean Schramm '88 (Judge Brook Bartlett, W.D. MO)

Brian Sieve '88 (Judge Milton Shadur, N.D. IL)

Adam Silver '88 (Judge Kimba Wood, S.D. NY)

Michael Vhay '88 (Judge Brian Duff, N.D. IL)

United States Tax Court

Clifford Gross '88 (Judge Arthur Nims III, D.C.)

State Supreme Courts

Jeffrey Brauch '88 (Judge William Callow, WI)

Andrew Kayton '88 (Judge Charles Levin, MI)

Answers to Trivia

- 1963.
- Construction in Space in the Third and Fourth Dimension.
- 18,000.
- Richard Milhous Nixon, October 5, 1959.
- Mortimer Adler became Associate Professor of Philosophy in 1930.
- Phil Neal. The only one not a graduate of the Law School.
- 555.
- (a) 1927; (b) 1903; (c) 1973; (d) 1981, as a seminar.
- Edward H. Levi, 48 years. (Blum = 42 years, Director = 39, Meltzer = 38.)
- Two: the line of eleven jets and a center single spray.

Classes of 1939, 1949, 1954, 1959 1964, 1969, 1974, 1979

Return to those golden years



May 10 Alumni Association Annual Dinner
May 12-13-14 Reunion Weekend

Alumni Notes

EVENTS

Annual Dinner and Reunion Weekend

On Thursday, May 5, 1988, 600 graduates and their guests gathered in the Grand Ballroom of the Chicago Hilton and Towers to enjoy the annual alumni dinner and renew old friendships. Presiding over the occasion was **Howard R. Koven**, J.D. '47, president of the University of Chicago Law School Alumni Association. After dinner, Dean **Geoffrey R. Stone**, J.D. '71, gave the Dean's annual report on the state of the Law School, then made way for the speaker of the evening, **Lloyd N. Cutler**, a partner with the Washington, D.C., firm of Wilmer, Cutler & Pickering and former Counsel to the President. Mr. Cutler spoke on "The Modern Presidency."



Lloyd Cutler

The alumni of the Law School took this occasion to honor two loved and respected faculty members, **Walter J. Blum**, J.D. '41, and **Spencer L. Kimball**, both of whom attained emeritus status on October 1, 1988. **Rex E. Lee**, J.D. '63, spoke in praise of Mr. Kimball and **Howard G. Krane**, J.D. '57, honored Mr. Blum (see page—for the speeches in full).

The annual dinner was, as always, the first event of Reunion Weekend, which this year celebrated the reunions of the classes of 1938, 1953, 1963, 1968, 1973, and 1983.

Because of their small number, the class of 1938, under the leadership of **Irwin Askow** and **R.J. Stevens**, limited their reunion to a private reception preceding the Annual Dinner. A quarter of the class met in the Joliet Room of the Hilton Hotel for cocktails and hors d'oeuvres before joining the rest of the alumni in the Grand Ballroom for dinner.

On Friday, May 6, alumni had the opportunity of attending afternoon classes at the Law School, followed by the traditional Friday afternoon Wine Mess. The classes of 1953 and 1983 enjoyed their own cocktail parties at that time. **John Bowden** welcomed the class of 1953 to his home while **Todd Young** hosted the class of 1983 in the party room of his building. Later that evening, a group of forty-four alumni and their guests attended the Second City revue, "Jean-Paul Sartre & Ringo."

Saturday's events kicked off with a tour of the campus including the old Law School building. This was followed at 10:30 by a lively panel discussion on "Pornography and the First Amendment" with Professors **Paul Bator**, **Mary Becker** (J.D. '80), **David Currie**, and **Cass Sunstein**. The audience would probably have continued asking questions indefinitely, but for the need to adjourn to the Harold J. Green Lounge where Dean Stone and members of the faculty welcomed alumni to a reception and luncheon. After lunch, students from the classes of 1988, 1989, and 1990 presented vignettes from the 1988 student musical "Will of Fortune." Later in the afternoon, Law Librarian **Judith Wright** welcomed alumni to the D'Angelo Law Library for champagne and guided tours of the library.

All five classes enjoyed reunion dinners on Saturday evening. The class of 1953 met at **Jean Allard's** penthouse overlooking Lake Michigan. Twenty-

nine percent of the class were able to attend. **John Bowden**, **Ralph Mantynband**, **Robert Morton**, **Richard Stillerman**, **Merrill Freed**, **Robert Milnikel**, and **Jean Allard** helped to make the event a success.



Panelists **Mary Becker**, **Paul Bator**, **David Currie**, and **Cass Sunstein**

Forty-six graduates (40 percent) from the class of 1963 were present in the Harold J. Green Lounge for a dinner celebrating their twenty-fifth anniversary. Special thanks go to **Sandy Allison**, **Miriam Balanoff**, **Ronald Cope**, **David Crabb**, **Marvin Gittler**, **Arthur Matthews**, **Marc McSweeney**, **William O'Keefe**, **Russell Pelton**, **Charles Staley**, **Jack Wentz**, **Gary Bengtson**, **Gene Godley**, **George Liebmann**, **Michael Marks**, **Robert Stevens**, and **Jack Greene** for their help in organizing the weekend.

Hyde Park was a popular place for reunion dinners this year. The Class of 1968 gathered at **Larry Bloom's** house and enjoyed dinner out of doors. Fireflies gave the garden a romantic glow. Thirty-two graduates attended the event. **Richard Badger**, **Gordon Berry**, **Celeste Hammond**, **Ann Lousin**, **Lee Mitchell**, **Arthur Friedman**, **James Mann**, **Douglas Fuson**, **Danny Boggs**, **Darrell Johnson**, and **Dennis Sabbath** deserve thanks for their organizing skills.

The Class of 1973 chose the Quadrangle Club as the venue for their reunion dinner. Twenty percent of the class attended. **Roger Brice**, **Ellen Newcomer**, **Gerald Saltarelli**, **Marc Seidler**, **Ronald Peterson**, **Leland Hutchinson**, **Donald McDougall**, **Daniel Pinkert**, **Marland Webb**, **David Ach-**

tenberg, Jerold Goldberg, Douglas Kraus, John Phillips, and Henry Mohrman helped to make the weekend a success.

The only dinner held outside Hyde Park took place at Salvatore's where the Class of 1983 dined and danced till the small hours. *Denise Caplan, Pamela Meyerson, Barbara Miller, Gretchen Winter, and Todd Young* deserve the credit for organizing the Law School's first five-year reunion.

Loop Luncheons

The Loop Luncheon series continue to be very popular with alumni from the Chicago area. The Winter series began on January 21 in front of a sell-out crowd. *Scott F. Turow*, a partner at Sonnenschein Carlin Nath & Rosenthal, gave a witty and interesting talk on "How I Became a Best Selling Novelist." Mr. Turow is the author of *One L* and *Presumed Innocent*. A lively question and answer session followed the talk.

On February 23, *Norman Nachman*, J.D. '32, a partner at Winston and Strawn, spoke to a large audience on several topics in the area of bankruptcy, under the general heading of "A Bankruptcy Potpourri." Such a wide field took time to cover and the interested audience lingered at the end to ask questions.

Allan Bloom, Professor of the Committee on Social Thought and the College at the University of Chicago and author of the best-selling and controversial book *The Closing of the American Mind*, gave a talk on "Liberal Education and Its Critics" on March 4. Mr. Bloom, who strongly favors a more traditional approach to education, struck a chord of sympathy with many members of the audience.

The Spring series began on April 5 with a scintillating talk by Dr. *Mortimer Adler* on "The Ninth Amendment," in front of a large and fascinated audience.

Judge *Ann C. Williams*, of the U.S. District Court for the Northern District of Illinois, gave a talk entitled "Lawyer Credibility in Litigation" on April 28. Judge Williams discussed the courtroom experience from the judge's perspective and gave some points on how lawyers can help judges to do the best possible job. She reminded the audience that judges talk among themselves and that uncooperative lawyers

are soon well known!

On May 17, in a lecture entitled "The Fourth Commandment and the First Amendment: A Worthy Tradition by Harry Kalven, Jr.," *Jamie Kalven* described to a large audience how he had taken on the massive task of editing and completing the manuscript his father had been working on at his untimely death in 1974. (See Spring 1988 issue of *The Law School Record*, pages 4-11, for excerpts from *A Worthy Tradition: Freedom of Speech in America*.) Mr. Kalven's often moving talk was followed by a lively question and answer session.

The 1987-88 season of Loop Luncheons came to a close on June 2 with an address by *Bernard D. Meltzer*, Distinguished Service Professor Emeritus of Law, entitled "A Baseball Umpire's Career," which dealt with the problems of baseball arbitration. Before the talk began, a member of the audience suggested that as the topic was baseball, popcorn seemed appropriate. Supplies of popcorn were rapidly brought in and were a great hit.

The Loop Luncheons are sponsored by the Chicago Chapter of the Law School Alumni Association and are held in the Board of Trustees' Room at One First National Plaza, Suite 2716. *Alan Orschel* (J.D. '64) is chair of the organizing committee. If you would like more information about the luncheons or are interested in volunteering your services to the Loop Luncheon Committee, please contact Assistant Dean *Holly Davis* (312/702-9628).

Alumnae/Student Luncheon

Carol Moseley Braun, J.D. '72, Assistant Majority Leader of the Illinois State House of Representatives and candidate for Cook County Recorder of Deeds, spoke on "Women in Politics: Local, State and National" on April 8 at the annual Alumnae/Student Luncheon. This event provides an opportunity for alumnae to meet women currently attending the Law School and to renew friendships with other alumnae.

Dean Stone Meets Alumni

Roland Brandel, J.D. '66, president of the San Francisco chapter, was the organizer of a luncheon on January 26

this year. Alumni were invited to meet with Dean *Geoffrey Stone*, J.D. '71, and hear his report on the current state of the Law School and plans for the future. Staying on the West Coast, Dean Stone traveled down to Los Angeles for a luncheon on January 28 with alumni from the Los Angeles area. *Neal Millard*, J.D. '72, hosted the luncheon in the conference room of his firm, Jones, Day, Reavis & Pogue. *Joel Bernstein*, J.D. '69, president of the Los Angeles chapter, introduced Dean Stone, who spoke about the Law School.

In April, Dean Stone traveled south and west to meet with alumni. He spoke at a luncheon in Houston on April 18, attended by about 30 percent of alumni from the area. *Mont Hoyt*, J.D. '68, president of the Houston chapter, introduced Dean Stone. The next day, Dean Stone was in Dallas for a luncheon hosted by *James Donohoe*, J.D. '62, president of the Dallas chapter, before flying on to Denver on April 20 to meet alumni at a luncheon in the offices of Sherman & Howard (kindly made available by *James Hautzinger*, J.D. '61). *Edward Roche*, J.D. '76, president of the Denver chapter, organized the event and introduced Dean Stone.

Graduates on the East Coast had the opportunity to hear Dean Stone speak later in the Spring. *David Tatel*, J.D. '66, made available the conference room of his firm, Hogan & Hartson, in Washington, D.C. for a luncheon on May 23. *Michael Nussbaum*, J.D. '61, president of the Washington chapter, introduced Dean Stone, who spoke to a full house on "The Responsibilities of a Free Press." On June 7, New York graduates heard about the latest happenings at the Law School when Dean Stone spoke at a luncheon organized by *Douglas Kraus*, J.D. '73, president of the New York chapter, at his firm, Skadden Arps Slate Meagher & Flom.

Faculty Talk

Alumni gathered in Miami on January 8 for a luncheon and to hear Assistant Professor *Larry Kramer*, J.D. '84, speak about "New Wave Scholarship." *Paul Stokes*, J.D. '71, of the Miami Chapter organized the event.

Class Notes Section – REDACTED
for issues of privacy

Fried Receives Citation

Herbert Fried, J.D. 1932, received the University of Chicago's Public Service Citation at the University's reunion weekend, June 4, 1988. The citation is awarded to those who have fulfilled the obligations of their education through creative citizenship and leadership in voluntary service.

After retiring as Chairman of the Board of Charles Levy Circulating Company, Mr. Fried took on a new career of service to the Law School. He first worked in the Mandel Legal Aid Clinic and then became Director of Placement. He created and maintained the placement office as a separate activity, bringing it into the twentieth century with the installation of a computer system. He spent countless hours advising students and graduates of the Law School on their career choices. He has been president of the Law School's National Alumni Association and a member of the Capital Campaign Planning Committee. He also serves as the Law School's repre-



sentative on the Alumni Executive Council.

Mr. Fried directed the Chicago Bar Association's pro bono recruitment program for three years, during which time he increased the number of lawyers serving the indigent from a few hundred to more than one thousand. Most recently, he has helped the Vietnamese community to start up small businesses and continues to head the Bar Association's special career counseling program.

Krane Is New University of Chicago Trustee

Howard G. Krane, J.D. '57, a partner in the Chicago law firm of Kirkland and Ellis, has been elected to the Board of Trustees of the University of Chicago. Mr. Krane is a Lecturer in Law and a regular participant in the Law School's annual Tax Conference. He also served as chair of the recent Law School Capital Campaign. Mr. Krane is a consultant to the American Law Institute's continuing Income Tax Project and is a member of two of its subsections.

Other University Trustees who are Law School graduates include *Norton Clapp*, J.D. '29, *James H. Evans*, J.D. '48, *William B. Graham*, J.D. '36, *Elmer W. Johnson*, J.D. '57, *Edward*



H. Levi, J.D. '35, *Robert G. Schloerb*, J.D. '51, and *Bernard Weissbourd*, J.D. '48.

Patner Publishes

Andrew Patner, J.D. '88, did not graduate until the summer quarter this year, not because he was an idle student, but because a national tour last spring to promote his newly-published book ate into his study time. Patner's book, *I.F. Stone: a Portrait*, published by Pantheon Books last February, records the life and career of the radical, anti-establishment journalist, best known for "I.F. Stone's Weekly", a newspaper he published and edited from the fifties until 1971. The book is a distillation of interviews Patner had with Stone in 1984 and 1987.

Patner began his undergraduate education at the University of Chicago where he was editor-in-chief of the *Maroon*. He broke off his studies to join *Chicago Magazine* as political editor, the youngest editor ever employed by the magazine. He finished his B.A. in history at the University of Wisconsin at Madison. The book on I.F. Stone grew out of research for a paper in Patner's senior year. Patner is already working on his next book on Black and Hispanic politics. He will be concentrat-



ing on his writing for the next year or so but hopes to do some part-time teaching, preferably constitutional law at an undergraduate level. He is also considering law practice for a not-for-profit institution. "I have always been interested in law practice, writing, and teaching," he says. "I'm now just trying to work out whether I can do them all at once or in succession."

DEATHS

The Law School Record notes with sorrow the deaths of:

1949

Irving Liberman

October 29, 1987

1952

Lowell Jacobson

January 12, 1988

1955

Stanley A. Durka

July 9, 1988

1970

Francis E. Vergata

June 24, 1988

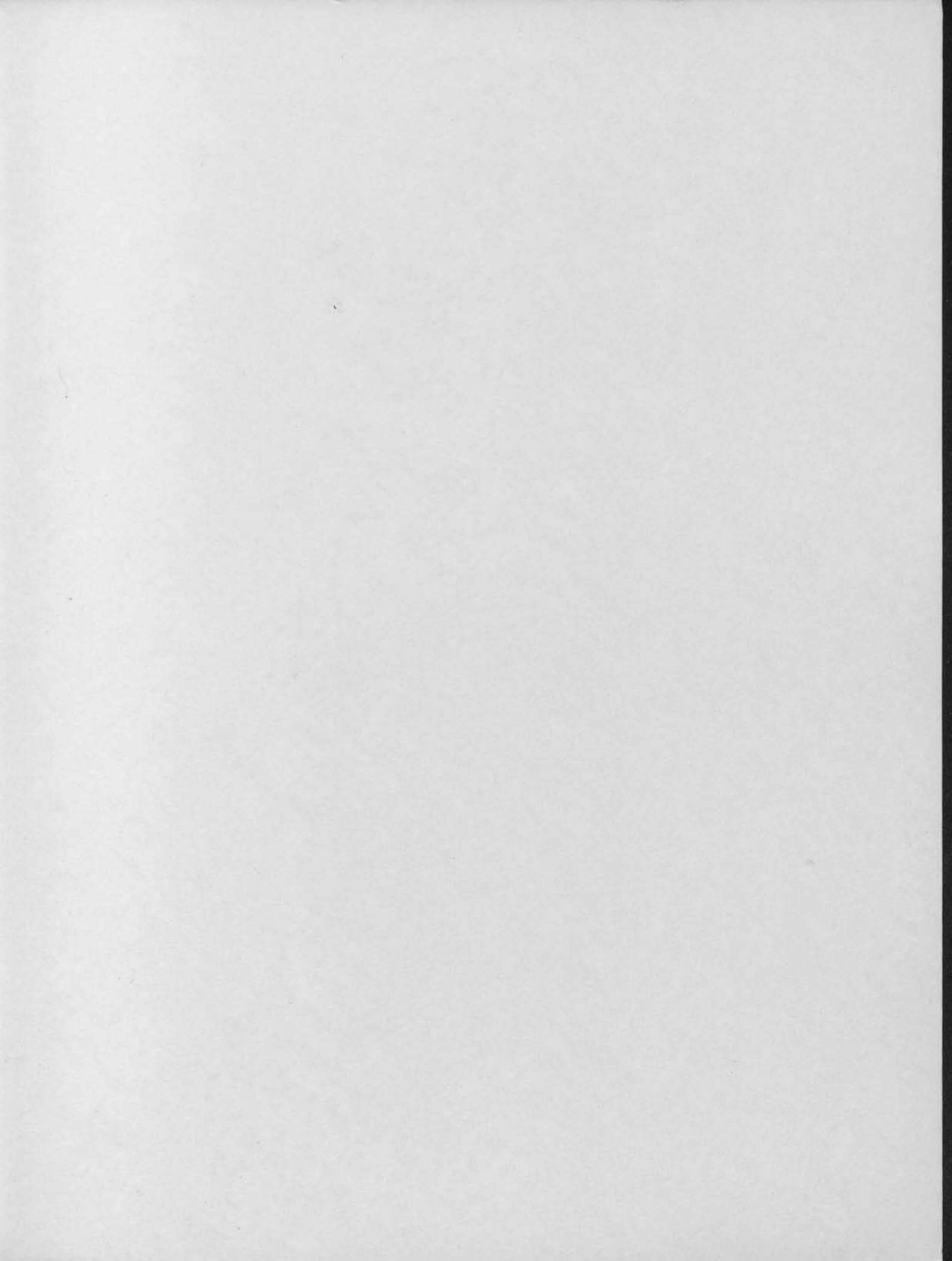
Faculty

James E. Beardsley

Associate Professor of Law, 1974-76

June 10, 1988





The Law School Record

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